

FEDERAL REGISTER



VOLUME 14

NUMBER 97

Washington, Friday, May 20, 1949

TITLE 7—AGRICULTURE

Chapter II—Production and Marketing Administration (School Lunch Program), Department of Agriculture

APPENDIX—APPORTIONMENT OF ASSISTANCE FUNDS

SECOND APPORTIONMENT OF FOOD ASSISTANCE FUNDS PURSUANT TO NATIONAL SCHOOL LUNCH ACT FISCAL YEAR 1949

Pursuant to section 4 of the National School Lunch Act (60 Stat. 230), food assistance funds available for the fiscal year ending June 30, 1949, are reapportioned among the several States as follows:

State	Total	State agency	Private schools
Alabama	\$2,238,660	\$2,210,667	\$27,993
Arizona	326,119	309,785	16,334
Arkansas	1,551,436	1,524,594	26,842
California	2,320,684	2,320,684	
Colorado	444,793	409,049	35,744
Connecticut	498,057	498,057	
Delaware	72,162	68,162	4,000
Distriet of Columbia	134,622	134,622	
Florida	992,690	965,664	27,026
Georgia	2,197,011	2,197,011	
Idaho	223,232	216,554	6,678
Illinois	2,154,392	2,154,392	
Indiana	1,425,427	1,425,427	
Iowa	973,890	879,286	94,604
Kansas	742,378	742,378	
Kentucky	1,971,202	1,971,202	
Louisiana	1,697,292	1,697,292	
Maine	320,689	292,083	28,606
Maryland	623,121	568,092	55,029
Massachusetts	1,214,204	1,023,699	190,505
Michigan	2,197,000	1,966,242	230,758
Minnesota	1,164,133	1,006,227	157,906
Mississippi	1,697,861	1,697,861	
Missouri	1,441,537	1,441,537	
Montana	183,108	168,935	14,173
Nebraska	420,370	370,478	49,892
Nevada	30,863	30,333	530
New Hampshire	205,841	205,841	
New Jersey	1,051,361	863,360	188,001
New Mexico	328,055	302,789	25,266
New York	3,146,681	3,146,681	
North Carolina	2,608,864	2,608,864	
North Dakota	232,474	230,125	22,349
Ohio	2,356,488	2,037,926	318,562
Oklahoma	1,452,971	1,452,971	
Oregon	488,865	488,865	
Pennsylvania	2,629,359	2,293,743	335,616
Rhode Island	213,084	213,084	
South Carolina	1,544,490	1,535,692	8,798
South Dakota	16,676		16,676
Tennessee	1,910,215	1,866,872	43,343
Texas	3,651,768	3,651,768	
Utah	334,734	330,553	4,181
Vermont	148,563	148,563	
Virginia	1,550,782	1,509,229	41,553
Washington	703,354	666,330	37,024
West Virginia	1,174,987	1,156,282	18,705
Wisconsin	1,195,155	1,156,730	238,425
Wyoming	103,300	103,300	
Alaska	11,648	11,648	
Hawaii	89,302	72,205	17,097
Puerto Rico	2,112,044	2,112,044	
Virgin Islands	37,006	37,006	
Total	58,875,000	56,586,784	2,288,216

(60 Stat. 230; 42 U. S. C. 1751-1760)

Dated: May 17, 1949.

[SEAL] CHARLES F. BRANNAN,
Secretary of Agriculture.

[F. R. Doc. 49-4008; Filed, May 19, 1949;
8:48 a. m.]

Chapter IX—Production and Marketing Administration (Marketing Agreements and Orders), Department of Agriculture

[Lemon Reg. 319, Amdt. 1]

PART 953—LEMONS GROWN IN CALIFORNIA AND ARIZONA

LIMITATION OF SHIPMENTS

Findings. 1. Pursuant to the marketing agreement, as amended, and Order No. 53, as amended (7 CFR, Cum. Supp., 953.1 et seq.; 13 F. R. 766), regulating the handling of lemons grown in the State of California or in the State of Arizona, effective under the applicable provisions of the Agricultural Marketing Agreement Act of 1937, as amended, and upon the basis of the recommendation and information submitted by the Lemon Administrative Committee, established under the said amended marketing agreement and order, and upon other available information, it is hereby found that the limitation of the quantity of such lemons which may be handled, as hereinafter provided, will tend to effectuate the declared policy of the act.

2. It is hereby further found that it is impracticable and contrary to the public interest to give preliminary notice and engage in public rule-making procedure (60 Stat. 237; 5 U. S. C. 1001 et seq.) because the time intervening between the date when information upon which this amendment is based became available and the time when this amendment must become effective in order to effectuate the declared policy of the Agricultural Marketing Agreement Act of 1937, as amended, is insufficient; and this amendment relieves restrictions on the handling of lemons grown in the State of California or in the State of Arizona.

Order, as amended. The provisions in paragraph (b) (1) of § 953.426 (Lemon
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1949 Edition

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Regulation 319, 14 F. R. 2573), are hereby amended to read as follows:

(1) The quantity of lemons grown in the State of California or in the State of Arizona which may be handled during the period beginning at 12:01 a. m., P. s. t., May 15, 1949, and ending at 12:01 a. m., P. s. t., May 22, 1949, is hereby fixed as follows:

(i) District 1: 625 carloads;

(ii) District 2: Unlimited movement.

(48 Stat. 31, as amended; 7 U. S. C. 601 et seq.)

Done at Washington, D. C., this 18th day of May 1949.

[SEAL]

S. R. SMITH,
Director, Fruit and Vegetable
Branch, Production and Marketing Administration.

[F. R. Doc. 49-4041; Filed, May 19, 1949; 9:44 a. m.]

TITLE 6—AGRICULTURAL CREDIT

Chapter IV—Production and Marketing Administration and Commodity Credit Corporation, Department of Agriculture

Subchapter B—Export and Diversion Programs
PART 507—COTTON

SUPPLEMENTAL ANNOUNCEMENT 3 TO TERMS AND CONDITIONS OF COTTON SALES FOR EXPORT PROGRAM

A statement in the FEDERAL REGISTER of December 23, 1948 (13 F. R. 8248), redesignated Part 503—Cotton Export Program in Chapter V of Title 6 of the Code of Federal Regulations as "Part 507—

Cotton" in Chapter IV of said Title 6. Sections 503.1 to 503.13 have been redesignated as §§ 507.1 to 507.13.

The Terms and Conditions of Cotton Sales for Export Program, as revised June 2, 1948 (13 F. R. 2946), is hereby further amended as to all export sales of which notice is received after 3:00 p. m., e. s. t., May 17, 1949, by deleting the provisions of § 507.6 and substituting the following:

§ 507.6 Increases in rate of payment.

(a) If an exporter gives the New Orleans Office notice of an export sale of cotton to a foreign purchaser and the rate of payment thereunder is increased after notice of the sale is received by the New Orleans Office, the exporter may not register a new sale of such cotton to the foreign purchaser, any subsidiary, affiliate, or agency thereof, or any party who has agreed to deliver the cotton to the foreign purchaser, whether or not the first sale is canceled.

(b) If, at any time, the rate of payment hereunder is increased, the Director of the New Orleans Office shall have the right (1) to require an exporter who files a notice of an export sale to submit evidence satisfactory to the Director that the cotton covered by the notice is not the cotton covered by any sale of which notice has previously been received by the New Orleans Office and will not be shipped in substitution for the cotton covered by any such sale; (2) to reject the notice of the export sale if, in his opinion, it is in substitution for a sale of which notice has previously been received; and (3) to require the exporter to submit, before payment will be made on the cotton exported in fulfillment of the sale, satisfactory evidence of exportation of cotton in fulfillment of any or all sales of which notice has previously been received. (Sec. 32, 49 Stat. 774, as amended; 7 U. S. C. and Sup. 612c)

Dated this 17th day of May 1949.

[SEAL] FRANK K. WOOLLEY,
Authorized Representative of the
Secretary of Agriculture.

[F. R. Doc. 49-4025; Filed, May 19, 1949;
8:55 a. m.]

TITLE 12—BANKS AND BANKING

Chapter II—Federal Reserve System

Subchapter A—Board of Governors of the Federal Reserve System

PART 220—CREDIT BY BROKERS, DEALERS AND MEMBERS OF NATIONAL SECURITIES EXCHANGES

SPECIAL SUBSCRIPTIONS ACCOUNT

1. Effective May 16, 1949, Part 220 is hereby amended by striking out paragraph (1), *Subscriptions*, at the end of § 220.6; and by adding the following new paragraph at the end of § 220.4:

(h) *Special subscriptions account.* In a special subscriptions account a creditor may effect and finance the acquisition of a registered security for a customer through the exercise of a right to ac-

quire such security which is evidenced by a warrant or certificate issued to stockholders and expiring within 90 days of issuance, and such special subscriptions account shall be subject to the same conditions to which it would be subject if it were a general account except that:

(1) Each such acquisition shall be treated separately in the account, and prior to initiating the transaction the creditor shall obtain a deposit of cash in the account such that the cash deposited plus the maximum loan value of the securities so acquired equals or exceeds the subscription price, giving effect to a maximum loan value for the securities so acquired of 75 percent of their current market value as determined by any reasonable method;

(2) The creditor shall not permit any withdrawal of cash or securities from the account so long as there is a debit balance in the account, except that when the debit connected with a given acquisition of securities in the account has become equal to or less than the maximum loan value of such securities as prescribed for general accounts, such securities may be transferred to the general account together with any remaining portion of such debit; and

(3) No security may be acquired in the account at any time when the account contains any security which has been held therein more than nine months without becoming eligible for transfer to the general account.

In order to facilitate the exercise of a right in accordance with the provisions of this subsection, a creditor may permit the right to be transferred from a general account to the special subscriptions account without regard to any other requirement of this part.

2. (a) This amendment is issued pursuant to the Securities Exchange Act of 1934, particularly section 7 thereof. Its purpose is to increase from 50 to 75 percent the loan value for securities acquired through the exercise of subscription rights, whether exercised by the original holder or by a purchaser of the rights. Briefly, the amendment specifies that such transactions shall be set aside in a special account and that substitutions or withdrawals may not be made in the account. In addition, no new credit may be granted on the preferential terms if such a credit has been outstanding more than nine months without being changed to the 50 percent basis generally applicable under Part 220.

(b) The notice, public participation, and deferred effective date described in section 4 of the Administrative Procedure Act are not followed in connection with this amendment for the reasons and good cause found, as stated in section 2 (e) of the Board's rules of procedure (12 CFR 262.2 (e)), and especially because in connection with this permissive amendment such procedures are unnecessary as they would not aid the persons affected and would serve no other useful purpose.

(Sec. 11 (i), 38 Stat. 262; 12 U. S. C. 248 (i). Interprets or applies secs. 3 (a), (b), 7 (a-d), 8 (a), 17 (b), 23 (a), 48 Stat. 882, 886, 888, 897, 901, as

amended; 15 U. S. C. 78c-(a), (b), 78g-(a-d), 78h-(a), 78q-(b), 78w-(a))

BOARD OF GOVERNORS OF THE
FEDERAL RESERVE SYSTEM,
[SEAL] S. R. CARPENTER,
Secretary.

[F. R. Doc. 49-4000; Filed, May 10, 1949;
8:47 a. m.]

PART 221—LOANS BY BANKS FOR PURPOSE OF PURCHASING OR CARRYING REGISTERED STOCKS

LOAN VALUE FOR SECURITIES ACQUIRED THROUGH EXERCISE OF SUBSCRIPTION RIGHTS INCREASED

1. Effective May 16, 1949, Part 221 is hereby amended by changing paragraph (p) of § 221.3 to read as follows:

(p) A loan need not comply with the other requirements of this part if it is to enable the borrower to acquire a stock by exercising a right to acquire such stock which is evidenced by a warrant or certificate issued to stockholders and expiring within 90 days of issuance: *Provided*, That (1) each such acquisition under this paragraph shall be treated separately, and the loan when made shall not exceed 75 percent of the current market value of the stock so acquired as determined by any reasonable method, (2) while the borrower has any loan outstanding at the bank under this paragraph no withdrawal or substitution of stock used to make such loan shall be permissible, except that when the loan has become equal to or less than the maximum loan value of the stock as prescribed for § 221.1 in § 221.4 the stock and indebtedness may thereafter be treated as subject to § 221.1 instead of this paragraph, and (3) no loan shall be made under this paragraph at any time when the borrower has any such loan at the bank which has been outstanding more than 9 months without becoming eligible to be treated as subject to § 221.1. In order to facilitate the exercise of a right under this paragraph, a bank may permit the right to be withdrawn from a loan subject to § 221.1 without regard to any other requirement of this part.

2. (a) This amendment is issued pursuant to the Securities Exchange Act of 1934, particularly section 7 thereof. Its purpose is to increase from 50 to 75 percent the loan value for securities acquired through the exercise of subscription rights, whether exercised by the original holder or by a purchaser of the rights. Briefly, the amendment specifies that such transactions shall be treated separately and forbids any withdrawal or substitution of the security. In addition, no new loan may be granted on the preferential terms if such a loan has been outstanding more than nine months without being changed to the 50 percent basis generally applicable under Part 221.

(b) The notice, public participation, and deferred effective date described in section 4 of the Administrative Procedure Act are not followed in connection with this amendment for the reasons and good cause found, as stated in section 2 (e) of

the Board's rules of procedure (12 CFR 262.2 (e)), and especially because in connection with this permissive amendment such procedures are unnecessary as they would not aid the persons affected and would serve no other useful purpose.

(Sec. 11 (1), 38 Stat. 262; 12 U. S. C. 248 (i). Interprets or applies secs. 3 (a), (b), 17 (b), 23 (a), 48 Stat. 882, 886, 897, 901, as amended; 15 U. S. C. 78c, 78g, 78q (b), 78w (a))

BOARD OF GOVERNORS OF THE
FEDERAL RESERVE SYSTEM,
[SEAL] S. R. CARPENTER,
Secretary.

[F. R. Doc. 49-3999; Filed, May 19, 1949;
8:46 a. m.]

TITLE 33—NAVIGATION AND NAVIGABLE WATERS

Chapter II—Corps of Engineers, Department of the Army

PART 203—BRIDGE REGULATIONS

MISCELLANEOUS AMENDMENTS

Pursuant to the provisions of section 5 of the River and Harbor Act of August 18, 1894 (28 Stat. 362; 33 U. S. C. 499), §§ 203.630 and 203.635 are hereby revoked, § 203.245 (f) is hereby amended by the addition thereto of paragraphs relating to the Anne Arundel County highway bridge across Weems Creek at West Annapolis, Maryland, and the South Carolina State highway bridge across Wando River near Cainhoy; and § 203.560 (f) is hereby amended by the addition thereto of paragraphs relating to bridges across St. Croix River, Wisconsin and Minnesota, and Minnesota River, Minnesota, as follows:

§ 203.245 *Navigable waters discharging into the Atlantic Ocean south of and including Chesapeake Bay and into the Gulf of Mexico, except the Mississippi River and its tributaries and outlets; bridges where constant attendance of draw tenders is not required.* * * *

(f) The bridges to which this section applies, and the special regulations applicable in each case, are as follows:

Weems Creek, Md.; Anne Arundel County highway bridge at West Annapolis. From October 1 to April 30, inclusive, and between sunset and sunrise from May 1 to September 30, inclusive, at least five hours' advance notice required. Between sunrise and sunset from May 1 to September 30, inclusive, the regulations contained in § 203.240 shall govern the operation of this bridge.

Wando River, S. C.; South Carolina State Highway Department bridge near Cainhoy. At least 12 hours' advance notice required.

§ 203.560 *Mississippi River and its tributaries and outlets; bridges where constant attendance of draw tenders is not required.* * * *

(f) The bridges to which this section applies, and the special regulations applicable in each case, are as follows:

St. Croix River, Wis. and Minn.; States of Wisconsin and Minnesota highway bridge at

Stillwater, Minn. The regulations contained in § 203.555 shall govern the operation of this bridge between 8:00 a. m. and 12:00 midnight on all Saturdays, Sundays, and Federal and State legal holidays, and between 1:00 p. m. and 9:00 p. m. on all other days from the third Monday in June to the last Friday before Labor Day, inclusive. At all other times, at least two hours' advance notice required.

St. Croix River, Wis. and Minn.; Minneapolis, St. Paul & Sault Ste. Marie Railroad Company bridge near Otisville, Minn., and Village of Osceola highway bridge at Osceola, Wis. At least 24 hours' advance notice required.

Minnesota River, Minn.; all drawbridges between the mouth of the river and Le Sueur. At least 24 hours' advance notice required. The draws of bridges above Le Sueur need not be opened for the passage of vessels.

§ 203.630 *St. Croix River, Minn. and Wis. [Revoked.]*

§ 203.635 *Minneapolis River, Minn.; bridges between mouth of river and Le Sueur, Minn. [Revoked.]*

[Regs. May 2, 1949, 823.01-ENGWR] (28 Stat. 362; 33 U. S. C. 499)

[SEAL] EDWARD F. WITSELL,
Major General,
The Adjutant General.

[F. R. Doc. 49-4014; Filed, May 19, 1949;
8:51 a. m.]

TITLE 34—NATIONAL MILITARY ESTABLISHMENT

Chapter V—Department of the Army

JOINT PROCUREMENT REGULATIONS

MISCELLANEOUS AMENDMENTS

Joint Procurement Regulations, formerly published as Parts 801 to 813, of Chapter VIII, Title 10, are amended by adding a new paragraph (m) to § 803.101-2, and changing paragraph (a) of § 805.303-2 and paragraph § 805.303-3, to read as follows:

§ 803.101-2 *Information to be contained in invitations for bids.* * * *

(m) The following provision will be included in each invitation for bids for supplies, for the information of prospective bidders:

Attention is directed to the possibility that wage determinations may have been made under the Walsh-Healey Public Contracts Act providing minimum wages for employees engaged in the manufacture for sale to the Government of the supplies covered by this invitation for bids. Information in this connection, as well as general information as to the requirements of the act concerning overtime payment, child labor, safety and health provisions, etc., may be obtained from the Wage and Hour and Public Contracts Divisions, Department of Labor, Washington 25, D. C.

§ 805.303-2 *Numbered contracts.*

(a) The original signed number of each lump sum (fixed price) contract will be forwarded to the General Accounting Office, Army Audit Branch, Building 203, 4300 Goodfellow Boulevard, St. Louis 20, Missouri. The original

signed number of each cost or cost-plus-fixed-fee contract will be forwarded to the General Accounting Office, Washington 25, D. C., Attention: War Contract Service Section, Audit Division. If a surety bond or bonds were required in support of a contract whether lump sum or cost-plus-fixed-fee, see § 806.201-2 (a). When the contract covers purchases made for one or more of the other Departments of the National Military Establishment, with payment to be made by the Department or Departments receiving the supplies or services, there also will be forwarded with the original signed number additional certified or photostatic exact copies of the contract in a number equal to the number of receiving Departments.

§ 805.303-3 *Unnumbered contracts.*

(a) The original signed number will be furnished the disbursing officer and will be attached to the voucher on which payment is made and will accompany such voucher to the General Accounting Office, Army Audit Branch, Building 203, 4300 Goodfellow Boulevard, St. Louis 20, Missouri. If a surety bond or bonds were required in support of a contract, whether lump sum or cost-plus-fixed-fee, see § 806.201-2 (a). When the contract covers purchases made for one or more of the other Departments of the National Military Establishment, with payment to be made by the Department or Departments receiving the supplies or services, there also will be forwarded with the original signed number additional certified or photostatic exact copies in a number equal to the number of receiving Departments.

[Proc. Cir. 12, May 3, 1949] (Pub. Law 413, 80th Cong.)

[SEAL] EDWARD F. WITSELL,
Major General,
The Adjutant General.

[F. R. Doc. 49-4012; Filed, May 19, 1949;
8:51 a. m.]

Chapter VII—Department of the Air Force

Subchapter H—Procurement

PART 890—INTERIM STATEMENT

REPORT OF PROFIT UNDER THE VINSON-TRAMMELL ACT

Part 890 (13 F. R. 2140) is hereby amended by adding thereto § 890.9 as follows:

§ 890.9 *Report of profit under the Vinson-Trammell Act.* Contractors and subcontractors performing Air Force contracts, which are subject to the provisions of the Vinson-Trammell Act (sec. 3, 48 Stat. 505, 49 Stat. 1926, sec. 14, 53 Stat. 560, sec. 1 (18) 60 Stat. 867; 34 U. S. C., 496, 10 U. S. C. 311) are required to file a report of profit with the Secretary of the Air Force within 90 days after completion of the contract. The report covering a prime contract must be filed by the prime contractor as a condition precedent to final payment under such

contract. Disbursing officers are required to withhold final payment on a prime contract which is subject to this act until advised that the report covering the prime contract has been filed. Processing of reports will be expedited so that payment to prime contractors will not be unduly delayed. The form prescribed for use in NME Form 147, Report of Profit on Army, Navy or Air Force Contract, December 1, 1948. Such forms may be secured from Commanding General, Air Materiel Command, Wright-Patterson Air Force Base, Dayton, Ohio. [AFR 70-11, May 3, 1949] (Sec. 3, 48 Stat. 505, as amended; 34 U. S. C. 496, 10 U. S. C. 311; Transfer Order 6, Jan. 9, 1948, 13 F. R. 218)

[SEAL] L. L. JUDGE,
Colonel, U. S. Air Force,
Air Adjutant General.

[F. R. Doc. 49-3992; Filed, May 19, 1949;
8:45 a. m.]

TITLE 43—PUBLIC LANDS: INTERIOR

Chapter I—Bureau of Land Management, Department of the Interior

[Circular 1733]

PART 108—PATENTS

ISSUANCE OF PERFECT PATENT WHERE RECORD
DOES NOT SHOW THAT ORIGINAL WAS
SIGNED

Correction

In F. R. Doc. 49-3928, appearing on page 2613 for the issue of May 18, 1949, the reference to "Circular 547" in the second line should be changed to "Circular 457."

TITLE 39—POSTAL SERVICE

Chapter I—Post Office Department

PART 127—INTERNATIONAL POSTAL SERVICE: POSTAGE RATES, SERVICE AVAILABLE, AND INSTRUCTIONS FOR MAILING

GERMANY

In § 127.264 *Germany* (13 F. R. 9155) make the following changes:

1. Amend subparagraph (1) of paragraph (b) to read as follows:

(b) *Parcel post (Germany)*—(1) *Tables of rates.* (1) Surface parcel rates for American, British, and French Zones

of Western Germany, the Soviet Zone and all of Berlin.

Pounds:	Rate	Pounds:	Rate
1-----	\$0.14	12-----	\$1.68
2-----	.28	13-----	1.82
3-----	.42	14-----	1.96
4-----	.56	15-----	2.10
5-----	.70	16-----	2.24
6-----	.84	17-----	2.38
7-----	.98	18-----	2.52
8-----	1.12	19-----	2.66
9-----	1.26	20-----	2.80
10-----	1.40	21-----	2.94
11-----	1.54	22-----	3.08

(ii) Air parcels for all of Germany.

Lb. Oz.	Rate	Lb. Oz.	Rate
0 4-----	\$0.95	11 4-----	\$20.75
0 8-----	1.40	11 8-----	21.20
0 12-----	1.85	11 12-----	21.65
1 0-----	2.30	12 0-----	22.10
1 4-----	2.75	12 4-----	22.55
1 8-----	3.20	12 8-----	23.00
1 12-----	3.65	12 12-----	23.45
2 0-----	4.10	13 0-----	23.90
2 4-----	4.55	13 4-----	24.35
2 8-----	5.00	13 8-----	24.80
2 12-----	5.45	13 12-----	25.25
3 0-----	5.90	14 0-----	25.70
3 4-----	6.35	14 4-----	26.15
3 8-----	6.80	14 8-----	26.60
3 12-----	7.25	14 12-----	27.05
4 0-----	7.70	15 0-----	27.50
4 4-----	8.15	15 4-----	27.95
4 8-----	8.60	15 8-----	28.40
4 12-----	9.05	15 12-----	28.85
5 0-----	9.50	16 0-----	29.30
5 4-----	9.95	16 4-----	29.75
5 8-----	10.40	16 8-----	30.20
5 12-----	10.85	16 12-----	30.65
6 0-----	11.30	17 0-----	31.10
6 4-----	11.75	17 4-----	31.55
6 8-----	12.20	17 8-----	32.00
6 12-----	12.65	17 12-----	32.45
7 0-----	13.10	18 0-----	32.90
7 4-----	13.55	18 4-----	33.35
7 8-----	14.00	18 8-----	33.80
7 12-----	14.45	18 12-----	34.25
8 0-----	14.90	19 0-----	34.70
8 4-----	15.35	19 4-----	35.15
8 8-----	15.80	19 8-----	35.60
8 12-----	16.25	19 12-----	36.05
9 0-----	16.70	20 0-----	36.50
9 4-----	17.15	20 4-----	36.95
9 8-----	17.60	20 8-----	37.40
9 12-----	18.05	20 12-----	37.85
10 0-----	18.50	21 0-----	38.30
10 4-----	18.95	21 4-----	38.75
10 8-----	19.40	21 8-----	39.20
10 12-----	19.85	21 12-----	39.65
11 0-----	20.30	22 0-----	40.10

Each air parcel and the relative dispatch note must have affixed the blue Par Avion label (Form 2978). (See § 127.55 (b).)

Weight limit: 22 pounds.

Customs declarations: 1 Form 2966.

Dispatch note: 1 Form 2972.

Parcel-post sticker: 1 Form 2922.

Sealing: Optional.

Group shipments: No.

Registration: No.

Insurance: No.

C. o. d.: No.

2. Amend subparagraph (1) of paragraph (c) to read as follows:

(c) *U. S. A. gift parcels.* (Germany.)

(1) *Table of rates.* (Surface only.)

Rates applicable to American, British, and French zones of western Germany and the

corresponding sectors of Berlin ("U. S. A. gift parcel" service is not available to the Soviet Zone or the Soviet sector of Berlin).

Pounds:	Rate	Pounds:	Rate
1-----	\$0.06	12-----	\$0.72
2-----	.12	13-----	.78
3-----	.18	14-----	.84
4-----	.24	15-----	.90
5-----	.30	16-----	.96
6-----	.36	17-----	1.02
7-----	.42	18-----	1.08
8-----	.48	19-----	1.14
9-----	.54	20-----	1.20
10-----	.60	21-----	1.26
11-----	.66	22-----	1.32

NOTE: The weight limit and other tabulated information following the postage rates in paragraph (b) (1) of this section, are also applicable to "U. S. A. gift parcels."

(R. S. 161, 396, 398, secs. 304, 309, 42 Stat. 24, 25, 48 Stat. 943; 5 U. S. C. 22, 369, 372)

[SEAL] J. M. DONALDSON,
Postmaster General.

[F. R. Doc. 49-4002; Filed, May 19, 1949;
8:47 a. m.]

PART 127—INTERNATIONAL POSTAL SERVICE: POSTAGE RATES, SERVICE AVAILABLE, AND INSTRUCTIONS FOR MAILING

PERSIAN GULF PORTS

In § 127.327 *Persian Gulf Ports* (13 F. R. 9200) amend paragraph (b) (1) to read as follows:

(b) *Parcel post (Persian Gulf ports)*—
(1) *Table of rates.* (1) Surface parcels.

[Rates include surcharges]

Pounds:	Rate	Pounds:	Rate
1-----	\$0.14	12-----	\$1.68
2-----	.28	13-----	1.82
3-----	.42	14-----	1.96
4-----	.56	15-----	2.10
5-----	.70	16-----	2.24
6-----	.84	17-----	2.38
7-----	.98	18-----	2.52
8-----	1.12	19-----	2.66
9-----	1.26	20-----	2.80
10-----	1.40	21-----	2.94
11-----	1.54	22-----	3.08

Weight limit: 22 pounds.

Customs declarations: 2 Form 2966.

Dispatch note: 1 Form 2972.

Parcel-post sticker: 1 Form 2922.

Sealing: Optional.

Group shipments: No.

Registration: No.

Insurance: No.

C. o. d.: No.

(R. S. 161, 396, 398, secs. 304, 309, 42 Stat. 24, 25, 48 Stat. 943; 5 U. S. C. 22, 369, 372)

[SEAL] J. M. DONALDSON,
Postmaster General.

[F. R. Doc. 49-4001; Filed, May 19, 1949;
8:47 a. m.]

PROPOSED RULE MAKING

DEPARTMENT OF AGRICULTURE

Production and Marketing Administration

[P. & S. Docket No. 456]

MARKET AGENCIES AT OGDEN UNION STOCKYARDS, OGDEN, UTAH

NOTICE OF PETITION FOR MODIFICATION AND EXTENSION OF TEMPORARY RATES

Pursuant to the provisions of the Packers and Stockyards Act, 1921, as amended (7 U. S. C. 181 et seq.), the Secretary of Agriculture issued an order on July 9, 1948 (7 A. D. 538), modifying and extending the provisions of a prior order dated August 21, 1946 (5 A. D.

605). This order provided for certain temporary rates and charges for the respondent market agencies.

By petition filed on May 9, 1949, respondents have requested that the current temporary rates and charges be continued in effect for a period of two years with the following modifications:

(1) Increase selling charge for sheep from \$17.00 to \$18.00 per single-deck car, and

(2) Increase selling charge for sheep from \$25.00 to \$26.00 per double-deck car.

Inasmuch as the modifications requested will produce additional revenue to respondents it appears that public notice should be given of the filing of the petition.

Now, therefore, notice is hereby given to the public and to all interested persons. All interested persons who desire to be heard upon the matter shall notify the Hearing Clerk, United States Department of Agriculture, Washington 25, D. C., within 15 days from the date of publication of this notice.

Done at Washington, D. C. this 16th day of May 1949.

[SEAL]

H. E. REED,
Director, Livestock Branch, Production and Marketing Administration.

[F. R. Doc. 49-4009; Filed, May 19, 1949; 8:48 a. m.]

NOTICES

NATIONAL MILITARY ESTABLISHMENT

Department of the Army

UNITED STATES MILITARY GOVERNMENT FOR GERMANY

PRACTICE OF LAW BY U. S. LAWYERS IN U. S. AREA OF CONTROL GERMANY

The following EUCOM Circular No. 28, dated 8 March 1949, pertaining to the practice of law by U. S. lawyers in U. S. area of control of Germany is published for the information and guidance of all concerned:

[EUCOM Circular No. 28]

(APO 403, March 5, 1949)

PRACTICE OF LAW BY U. S. LAWYERS IN U. S. AREA OF CONTROL GERMANY

1. *References.* a. AR 420-5.
- b. Cir 165, Hq USFET, 1946, as amended.
- c. Cir 36, this headquarters, 1947, as amended.
- d. Cir 74, this headquarters, 1947, as amended.
- e. Sec III, Cir 65, this headquarters, 1948, as amended.
- f. Sec I, Cir 78, this headquarters, 1948.
- g. Cir 21, this headquarters, 1949.
- h. Cir 22, this headquarters, 1949.
- i. Military Government Regulation 5-322.2.
- j. Military Government Court Letter No. 8, OMGUS, 15 September 1948.
- k. Pars 6 and 7, Article IV, Military Government Ordinance No. 32.
- l. Par 45a, Manual for Courts-Martial, 1949.

2. *Purpose and scope.* a. The purpose of this circular is to prescribe the terms and conditions under which qualified U. S. lawyers who agree that their services will be available to occupation personnel exclusively may obtain authorization to engage in the practice of law in the U. S. area of control of Germany, and to specify Army facilities which may be provided such attorneys.

b. This circular shall not be construed as limiting the right of any person otherwise authorized, but not authorized under the provisions of this circular, to give legal advice or to appear as counsel before any military or Military Government tribunal or board. This circular is not concerned with

the authorization of, or military support for, the following:

(1) Attorneys who may be authorized to enter the US area of Control of Germany to represent, advise or serve persons, firms, and corporations engaged in a business involving commercial intercourse with the German economy, in matters relating to such commercial interests.

(2) Attorneys who may be authorized to handle specific cases, pursuant to EUCOM Circular 78, 1948, or Military Government Court Letter No. 8, OMGUS, September 15, 1948.

(3) Attorneys employed to advise or serve German or other personnel not included in paragraph 3, below, or firms or corporations licensed to operate under German law, or to practice before German tribunals or boards.

3. *Definitions.* a. The term "occupation personnel" as used herein shall mean:

(1) Military personnel of US and allied forces occupying Germany.

(2) Civilian nationals of US, allied, and neutral nations, including persons, firms, and corporations licensed by this headquarters or by Office of Military Government for Germany (US) to engage in activities in support of the occupation in Germany, but excluding United Nations displaced persons and persons whose permanent place of residence is in Germany.

(3) Contract employees of the International Refugee Organization and affiliated voluntary agencies who are paid from organizational funds and furnished with IRO identification books.

(4) Nationals of US, allied, and neutral nations serving with US or allied governmental agencies, such as the Office of the Foreign Liquidation Commissioner, the Treasury Department, or the State Department.

(5) Dependents of any of the persons enumerated in subparagraphs (1), (2), (3) and (4), above.

b. The term "legal affairs" as used herein shall include all matters generally the subject of the relation between attorney and client; but shall not include representation for, or advice or service to, any person, firm, or corporation engaged in a business involving commercial intercourse with the German economy, in matters relating to such commercial interests, unless present in Germany in support of the occupation forces pursuant to a license issued by this head-

quarters, or by Office of Military Government for Germany (US).

4. *Authorized practice.* a. Lawyers authorized to engage in practice pursuant to the provisions of this circular will be available to represent, and shall act exclusively in behalf of, occupation personnel (as defined herein) before tribunals and boards (including courts-martial, Military Government courts, courts of inquiry, board of officers, investigating officers and employees' grievance committees), and to render legal advice to such personnel in matters relating to their legal affairs (as defined herein).

b. The issuance of a letter of authorization to engage in practice pursuant to the provisions of this circular shall not be construed as a recommendation of the US Army; the Commander-in-Chief, European Command; the Attorneys Supervisory Board, or any other officer or person, concerning the ability or professional qualifications of the attorney so authorized.

c. Counsel authorized to engage in practice pursuant hereto may act in behalf of such authorized clients anywhere within the US area of control of Germany. If their services are required elsewhere by such clients they may, pursuant to local laws and regulations, act in their behalf outside of the US area of control of Germany. The compensation of any attorney authorized hereunder shall be at the expense of the client, and a matter of agreement between the client and the attorney. No person requesting or accepting the services of such attorney shall be entitled to claim reimbursement from the United States for any money so expended, nor shall any attorney so authorized have any claim for compensation against the United States for services so rendered. Such attorneys are authorized to receive payment for their service only in military payment certificates or other dollar instruments.

d. The authorization to engage in practice pursuant to the provisions of this circular shall not be construed to authorize the handling of matters other than the type herein prescribed, nor shall this circular by itself constitute authority to practice before tribunals, boards, or agencies mentioned in subparagraph a, above. Said tribunals, boards, or agencies, or the commanders appointing them, shall, pursuant to current regulations, continue to have the authority to control the admission of persons to practice before them.

5. *Assistance from United States Military Sources.* a. In recognition of the fact that

counsel authorized to engage in practice pursuant to the provisions of this circular undertake to devote themselves to the serving of occupation personnel (as herein defined), they shall, in general, have the same privileges and immunities as other sponsored commercial agencies and personnel.

b. Such counsel may be joined by their dependents in accordance with current directives. Such dependents shall be accorded the privileges and immunities of dependents of other sponsored commercial agencies and personnel.

6. *Qualifications.* The right to engage in the practice of law pursuant to the provisions of this circular shall be limited to US citizens who are members in good standing of the bar of a state of the United States, or of the District of Columbia.

7. *Application for letters of authorization.* a. Application for letters of authorization hereunder shall be submitted in quadruplicate in the form shown in Annex A. Such applications shall be referred to and examined by a board, which is hereby established, to be known as the "Attorneys Supervisory Board," composed of the Judge Advocate, European Command; the Director, Legal Division, Office of Military Government for Germany (US); and the Chief Judge of the Court of Appeals. Alternate board members may be the Deputy Judge Advocate, European Command; the Associate Director, Legal Division, Office of Military Government for Germany (US); and an associate judge of the Court of Appeals, when designated to serve by the Judge Advocate, European Command; the Director, Legal Division, Office of Military Government for Germany (US); or the Chief Judge of the Court of Appeals, respectively. The Director, Legal Division, Office of Military Government for Germany (US); or his alternate, shall be the Chairman of the Board, and the clerk of the Court of Appeals shall be ex officio the executive secretary of the Board.

b. In addition to being guided by the qualifications of the applicant, the Board also shall be guided in its determinations by the needs of the occupation forces, and shall give due consideration to priority of applications, Army facilities determined by this headquarters to be or become available in the desired locality, the requirements of occupation personnel for legal counsel in the US area of control as a whole, and similar requirements in the locality in which the applicant proposes to have his principal place of business; provided, however, that all applications received during the 30-day period following publication of this circular shall be considered on a parity with respect to time of filing. The approval of such an application will be in lieu of a contract as required by paragraph 11, EUCOM Circular 36, 1947, as amended.

c. In view of the limited Army facilities available, denial of an application shall not be regarded as in any sense derogatory, nor as having any bearing on the right to represent or advise any person under conditions other than as an attorney authorized hereunder.

d. When an application is approved by the Attorneys Supervisory Board, the same shall be transmitted, with such approval indorsed thereon, to the Adjutant General, this headquarters, who shall thereupon issue a letter of authorization in the form substantially shown in Annex B, and transmit a copy thereof to the Director, Logistics Division, this headquarters. Such letter of authorization shall constitute the authority to the Combined Travel Board to issue, in accordance with current directives, the necessary military entry permits to such counsel and his dependents, and the authority to all other military agencies to furnish such counsel and his dependents, upon his request, the types of military assistance outlined in paragraph 5, above.

8. *Conduct of Attorneys authorized to engage in practice hereunder, and disciplinary matters.* a. Attorneys authorized to engage in practice hereunder will obey and be subject to the conditions of the said authorization: to all orders, directives, and circulars of this headquarters, to the extent that such orders, directives, or circulars are applicable to them; to Military Government legislation, as applicable; and to the standards of professional conduct as prescribed by the Canons of Ethics of The American Bar Association.

b. Allegations of improper or unprofessional conduct may be referred to and shall be considered by the Attorneys Supervisory Board. The Board shall have power in such cases, or on its own motion, to hold hearings, summon witnesses, examine such witnesses under oath, compel the production of evidence and to recommend what, if any, disciplinary or other action should be taken by the Commander-in-Chief, European Command. Such may include, in proper cases, recommendation to revoke the authorization to engage in practice, and withdrawal of the military entry permit. In the conduct of its proceedings under this paragraph, the Board shall be guided by the provisions of AR 420-5 insofar as they may be applicable.

c. The powers of the Attorneys Supervisory Board under the provisions of this circular are in addition to, and not in derogation of, the powers of a commander, or military tribunal, or board to take appropriate action on charges of improper or unprofessional conduct.

By command of General Clay.

C. R. HUEBNER,
Lieutenant General, GSC,
Chief of Staff.

[SEAL] EDWARD F. WITSELL,
Major General,
The Adjutant General.

CIR 228

ANNEX A

(Date)

Subject: Application for Permission to Act as Attorney for Occupation Personnel in the US Area of Control of Germany.

To: The Commander-in-Chief, European Command,
APO 696,

c/o Postmaster, New York, N. Y.,
Attn: Attorneys Supervisory Board, c/o
The Clerk, Court of Appeals, OMGUS.

1. Request is hereby made for permission to act as attorney for occupation personnel in the US area of control of Germany pursuant to the provisions of EUCOM Circular 228, 1949. I agree to abide by all terms and conditions contained in said EUCOM Circular 228.

2. In support of such application, the following representations and agreements are made:

a. I am now and have been for the last _____ years a member in good standing of the Bar of the State of _____. I agree to advise the Commander-in-Chief, European Command, immediately, in the event of any change in such status.

b. I have maintained an office, for the practice of law, at the following address(es): (State all addresses within the past ten years.)

(Street) (City) (State)

(Street) (City) (State)

c. I was born on _____ at _____ and I am a citizen of _____.

d. I am (un)married, and have _____ dependents who are now living at _____, whose names, ages, and sex are as follows:

e. I have had the following experience in (courts-martial) (and) Military Government courts:

f. I desire to establish a law office and residence in or near one of the following cities in the US area of control of Germany (list first, second, and third choices): _____

g. I agree to conform to the Canons of Ethics of The American Bar Association, and to confine any practice to those types of cases and clientele authorized by the circular mentioned in paragraph 1, above.

h. I agree that no representations have been made to me concerning the availability of specific billets, office space, or other facilities.

i. I agree to pay all transportation costs for myself and dependents to and from Germany, and all other expenses that I may incur in connection with my residence and practice in Germany, and further agree to hold the United States harmless in connection with any liability that may be claimed against it or its agents by reason of any act or omission of mine while engaged in such practice.

j. The names of the following persons are submitted as character references:

(Name) (Address)

(Name) (Address)

(Name) (Address)

(Signature)

(Address)

CIR 228

ANNEX B

Headquarters, European Command

APO 403

(Date)

Subject: Authorization to Act as Attorney for Occupation Personnel in the US Area of Control of Germany.

To: All Military Commanders and to Whom It May Concern.

1. _____ is hereby authorized to act as an attorney for occupation personnel with law office at _____ Germany, pursuant to and in accordance with the provisions of Circular 228, Headquarters, European Command, 1949, a copy of which is attached hereto and made a part hereof by reference.

2. All commanders are directed to provide him, while in the US area of control of Germany, with the military assistance and facilities contemplated by the said circular.

By command of General Clay.

(Adjutant General)

[F. R. Doc. 49-4013; Filed, May 19, 1949; 8:51 a. m.]

DEPARTMENT OF AGRICULTURE

Production and Marketing Administration

TEXAS LIVESTOCK AUCTION CO. AND
MCALISTER STOCKYARDS

NOTICE RELATIVE TO POSTED STOCKYARDS

Notice is hereby given that after inquiry and after consideration of all relevant matter presented pursuant to the

notices of proposed posting and rule making published in the *FEDERAL REGISTER* on April 22, 1949 (14 F. R. 1992) and April 27, 1949 (14 F. R. 2070), it has been ascertained by me, pursuant to section 302 of the Packers and Stockyards Act, 1921 (7 U. S. C. 202), that the stockyards known as the Texas Livestock Auction Company at Amarillo, Texas, and the McAlester Stockyards at McAlester, Oklahoma, are stockyards within the definition of that term contained in section 302 of said act and are, therefore, subject to the provisions of said act.

The attention of stockyard owners, market agencies, dealers, and other persons concerned is directed to sections 303 and 306 (7 U. S. C. 203 and 207) and other pertinent provisions of said act, and the rules and regulations issued thereunder by the Secretary of Agriculture.

The Packers and Stockyards Act provides for a specified time after the posting of notice at the stockyard for market agencies, dealers, and stockyard owners to register and qualify for the operation of their businesses under said act. There appears to be no good reason to defer the effective date of the foregoing notice in view of that fact. Therefore, it is determined that good cause exists to make this notice, and it shall be, effective upon publication in the *FEDERAL REGISTER*, subject to the provisions of the Packers and Stockyards Act.

Done at Washington, D. C., this 16th day of May 1949.

[SEAL] H. E. REED,
Director, Livestock Branch, Production and Marketing Administration.

[F. R. Doc. 49-4024; Filed, May 19, 1949; 8:55 a. m.]

CIVIL AERONAUTICS BOARD

[Docket No. 3683]

K. L. M. ROYAL DUTCH AIRLINES; AMENDMENT OF FOREIGN AIR CARRIER PERMIT

NOTICE OF HEARING

In the matter of the application of K. L. M. Royal Dutch Airlines, filed pursuant to section 402 (g) of the Civil Aeronautics Act of 1938, as amended, for an amendment of its foreign air carrier permit authorizing scheduled air transportation of persons, property, and mail between the coterminal points Oranjestad and Willemstad, Netherlands West Indies, and the terminal point Miami, Florida, via the intermediate points Ciudad Trujillo, Dominican Republic, Port-au-Prince, Haiti, Kingston, Jamaica, and Camaguey and Havana, Cuba, so as to extend the term of said permit for a period of three (3) years.

Notice is hereby given pursuant to the Civil Aeronautics Act of 1938, as amended, particularly sections 402 (g), 801, 1001, and 1102 of said Act, that a hearing in the above-entitled proceeding is assigned to be held on May 25, 1949, at 10:00 a. m. (eastern daylight saving time) in Room 1011, Temporary Building 5, south of Constitution Avenue between

Sixteenth and Seventeenth Streets NW., Washington, D. C., before Examiner Lawrence J. Kusters.

Without limiting the scope of the issues presented by said application, particular attention will be directed to the following matters and questions:

1. Whether the proposed air transportation will be in the public interest, as defined in section 2 of the Civil Aeronautics Act of 1938, as amended.

2. Whether the applicant is fit, willing, and able to perform the proposed transportation and to conform to the provisions of the Act and the rules, regulations, and requirements of the Board thereunder.

3. Whether the authorization of the proposed transportation will be consistent with any obligation assumed by the United States in any treaty, convention, or agreement between the governments of the United States and the Netherlands.

Notice is further given that any person desiring to be heard in this proceeding must file with the Board, on or before May 25, 1949, a statement setting forth the issues of fact or law raised by said application which he desires to controvert.

For further details of the service proposed and authorization requested, interested persons are referred to the application on file with the Civil Aeronautics Board.

Dated at Washington, D. C., May 16, 1949.

By the Civil Aeronautics Board.

[SEAL] M. C. MULLIGAN,
Secretary.

[F. R. Doc. 49-3995; Filed, May 19, 1949; 8:45 a. m.]

FEDERAL COMMUNICATIONS COMMISSION

KWHK BROADCASTING CO., INC.

PUBLIC NOTICE CONCERNING PROPOSED TRANSFER OF CONTROL¹

The Commission hereby gives notice that on April 19, 1949, there was filed with it an application (BTC-757) for its consent under section 310 (b) of the Communications Act to the proposed transfer of control of Station KWHK, Hutchinson, Kansas, from R. L. Evans, Frank Fee, Vern Minor, C. L. Burt, John Richard, and Kenneth McCrum to James E. Murray. The proposal to transfer control arises out of a contract of March 17, 1949, pursuant to which the transferors will sell 400 shares (100%) of the stock of KWHK Broadcasting Company, Inc., licensee of Station KWHK to transferee for \$21,000. Upon the signing of the contract the corporation's stock is to be placed in escrow. Transferee agrees to release transferors individually from any personal liability by reason of any prior transactions of the parties concerning Station KWHK. Further information as to the arrangements may be found with the application and associated papers

¹ Section 1.321, Part 1, Rules of Practice and Procedure.

which are on file at the offices of the Commission in Washington, D. C.

Pursuant to § 1.321 which sets out the procedure to be followed in such cases including the requirement for public notice concerning the filing of the application, the Commission was advised by applicant on April 19, 1949, that starting on April 25, 1949, notice of the filing of the application would be inserted in a newspaper of general circulation at Hutchinson, Kansas, in conformity with the above section.

In accordance with the procedure set out in said section, no action will be had upon the application for a period of 60 days from April 25, 1949, within which time other persons desiring to apply for the facilities involved may do so upon the same terms and conditions as set forth in the above described contract.

(Sec. 310 (b), 48 Stat. 1086; U. S. C. 310 (b))

FEDERAL COMMUNICATIONS COMMISSION,

[SEAL] T. J. SLOWIE,
Secretary.

[F. R. Doc. 49-4016; Filed, May 19, 1949; 8:53 a. m.]

KYOR

PUBLIC NOTICE CONCERNING PROPOSED ASSIGNMENT OF LICENSE AND CONSTRUCTION PERMIT¹

The Commission hereby gives notice that on March 16, 1949, there was filed with it an application (BAPL-46) for its consent under section 310 (b) of the Communications Act to the proposed assignment of license and construction permit of radio station KYOR from Albert E. Furlow, Frank G. Forward, Roy M. Ledford, Fred H. Rohr and Mary W. Hetzler, d/b as Silver Gate Broadcasting Company to San Diego Broadcasting Company. The proposal to assign the license arises out of a contract of February 14, 1949, pursuant to which the seller will convey all the assets of station KYOR to the buyer in consideration for \$75,000 represented by \$17,500 in cash and a promissory note of the assignee in the sum of \$57,500 payable, without interest, in one year from the date of the approval of the transfer; also the assumption by the assignee of all losses not to exceed \$1,000 per month, in connection with the operation of station KYOR from February 14, 1949, and the right to any profits during the same period, in return for which the assignor will give to the assignee a bill of sale covering the equipment, furniture, fixtures and all other assets relating to operation which have a present value of approximately \$65,439.58, accounts receivable in the sum of approximately \$5,634.61, leases covering studio space and transmitter site and all advertising contracts. The assignor will also assign the license and a construction permit to increase power. Further information as to the arrangements may be found with the application and associated papers which are on file at the offices of the Commission in Washington, D. C.

Pursuant to § 1.321 which sets out the procedure to be followed in such cases including the requirement for public notice concerning the filing of the application, the Commission was advised by applicant on March 22, 1949, that starting on March 19, 1949, notice of the filing of the application would be inserted in the San Diego Union, a newspaper of general circulation at San Diego, California, in conformity with the above section.

In accordance with the procedure set out in said section, no action will be had upon the application for a period of 60 days from March 19, 1949, within which time other persons desiring to apply for the facilities involved may do so upon the same terms and conditions as set forth in the above described contract.

(Sec. 310 (b), 48 Stat. 1086; 47 U. S. C. 310 (b))

FEDERAL COMMUNICATIONS
COMMISSION,
[SEAL] T. J. SLOWIE,
Secretary.

[F. R. Doc. 49-4017; Filed, May 19, 1949;
8:53 a. m.]

KXGI

PUBLIC NOTICE CONCERNING PROPOSED ASSIGNMENT OF LICENSE¹

The Commission hereby gives notice that on April 25, 1949, there was filed with it an application (BAL-865) for its consent under section 310 (b) of the Communications Act to the proposed assignment of license of Station KXGI, Fort Madison, Iowa, from Willis L. Ashby, Billy M. Barran, and John F. Courrier, d/b as Hawkeye Broadcasting Company to A. Orrie Carson. The proposal to assign the license arises out of contracts of April 8, 1949, pursuant to which Willis L. Ashby, Billy M. Barran and John F. Courrier, doing business as the Hawkeye Broadcasting Company will sell to A. Orrie Carson all of the facilities, inventory, good will and assets of Radio Station KXGI at Fort Madison, Iowa. The price agreed upon is \$55,000.00, \$15,000.00 of which has been placed in escrow to be paid to the seller upon approval of the Federal Communications Commission, \$20,000.00 in cash to be paid by the buyer to the seller within ten (10) days after notification by the Federal Communications Commission of approval of sale and to deliver to the seller at the time of closing a promissory note in the principal amount of \$20,000.00 with interest at the rate of five per cent (5%) per annum on the balance remaining from time to time due, to be payable in eight equal installments three months apart, the first installment to be due three months after the date of said note. The said note is to be secured by a chattel mortgage upon all of the tangible property used in and about the operation of and conduct of the business of Radio Station KXGI. The buyer agrees to assume and carry out the lease for the premises in which

the studios and offices of Radio Station KXGI are located and the lease for the real estate on which the transmitter and antenna are located. All taxes, expenses and obligations including salaries of partners incurred by the station between April 8, 1949, and date of receipt of Federal Communications Commission's approval are to be chargeable to the operation of the said radio station to the amount of \$3,000.00 per month and all gross receipts in excess of \$3,000.00 per calendar month are to accrue to the buyer, subject to the right to, use in the operation of Radio Station KXGI upon express permission of the buyer had and obtained in writing.

Further information as to the arrangements may be found with the application and associated papers which are on file at the offices of the Commission in Washington, D. C.

Pursuant to § 1.321 which sets out the procedure to be followed in such cases including the requirement for public notice concerning the filing of the application, the Commission was advised by applicant on May 3, 1949, that starting on April 27, 1949, notice of the filing of the application would be inserted in the Evening Democrat, a newspaper of general circulation at Fort Madison, Iowa, in conformity with the above section.

In accordance with the procedure set out in said section, no action will be had upon the application for a period of 60 days from April 27, 1949, within which time other persons desiring to apply for the facilities involved may do so upon the same terms and conditions as set forth in the above described contract.

(Sec. 310 (b), 48 Stat. 1086; 47 U. S. C. 310 (b))

FEDERAL COMMUNICATIONS
COMMISSION,
[SEAL] T. J. SLOWIE,
Secretary.

[F. R. Doc. 49-4018; Filed, May 19, 1949;
8:53 a. m.]

FLORIDA EAST COAST BROADCASTING CO.

PUBLIC NOTICE CONCERNING PROPOSED TRANSFER OF CONTROL¹

The Commission hereby gives notice that on April 5, 1949, there was filed with it an application (BTC-749) for its consent under section 310 (b) of the Communications Act to the proposed transfer of control of Florida East Coast Broadcasting Company, permittee of WFEC, Miami, Florida, from Maria W. Skinner and William E. Bennis to Dorothy Bartell. The proposal to transfer control arises out of a contract of March 3, 1949, pursuant to which the seller will transfer to the buyer 74½ shares for a total consideration of \$7,450. Maria W. Skinner will sell 1½ shares for \$150 and William E. Bennis will sell 73 shares for \$7,300. Dorothy Bartell now owns 45½ shares out of the 200 authorized and will acquire control by the proposed purchase. She acquired the said 45½ shares by purchase of 14¼ shares from Maria W. Skinner and 30 shares from Cyril Brennan both on June 15, 1948, for a consideration of \$100 per share. In addition

to the 74½ shares which the seller will transfer to the buyer the above 45½ shares now owned by Dorothy Bartell is for sale. Further information as to the arrangements may be found with the application and associated papers which are on file at the offices of the Commission in Washington, D. C.

Pursuant to § 1.321 which sets out the procedure to be followed in such cases including the requirement for public notice concerning the filing of the application, the Commission was advised by applicant on May 3, 1949, that starting on May 2, 1949, notice of the filing of the application would be inserted in The Miami Review, a newspaper of general circulation at Miami, Florida, in conformity with the above section.

In accordance with the procedure set out in said section, no action will be had upon the application for a period of 60 days from May 2, 1949, within which time other persons desiring to apply for the facilities involved may do so upon the same terms and conditions as set forth in the above described contract.

(Sec. 310 (b), 48 Stat. 1086; 47 U. S. C. 310 (b))

FEDERAL COMMUNICATIONS
COMMISSION,
[SEAL] T. J. SLOWIE,
Secretary.

[F. R. Doc. 49-4019; Filed, May 19, 1949;
8:53 a. m.]

WAZF

PUBLIC NOTICE CONCERNING PROPOSED ASSIGNMENT OF LICENSE¹

The Commission hereby gives notice that on April 28, 1949, there was filed with it an application (BAL-866) for its consent under section 310 (b) of the Communications Act to the proposed assignment of license of station WAZF, Yazoo City, Mississippi, from the partnership of H. T. Barrier, H. P. Holmes and B. J. Barrier, Jr., d/b as Yazoo Broadcasting Company, to WAZF, Inc. The proposal to assign the license arises out of contracts of March 9 and 31, 1949, pursuant to which the assignor partners will transfer all property used in connection with station WAZF and will assign the license for the station for a total consideration of \$35,000, of which \$10,000 has been paid in cash and the balance is due in installments of \$2,000 each quarter beginning October 1, 1949, interest to be at 5% per annum. Further information as to the arrangements may be found with the application and associated papers which are on file at the offices of the Commission in Washington, D. C.

Pursuant to § 1.321 which sets out the procedure to be followed in such cases including the requirement for public notice concerning the filing of the application, the Commission was advised May 9, 1949, that starting on April 28, 1949, notice of the filing of the application would be inserted in the Jackson Daily News, a newspaper of general circulation at Jackson, Mississippi, in conformity with the above section.

¹ Section 1.321, Part 1, Rules of Practice and Procedure.

In accordance with the procedure set out in said section, no action will be had upon the application for a period of 60 days from April 28, 1948, within which time other persons desiring to apply for the facilities involved may do so upon the same terms and conditions as set forth in the above described contract.

(Sec. 310 (b), 48 Stat. 1086; 47 U. S. C. 310 (b))

FEDERAL COMMUNICATIONS
COMMISSION,
[SEAL] T. J. SLOWIE,
Secretary.

[F. R. Doc. 49-4020; Filed, May 19, 1949;
8:53 a. m.]

[Docket No. 9307]

SUN VALLEY BROADCASTING CO. INC.
(KTYL)

ORDER DESIGNATING APPLICATION FOR
HEARING ON STATED ISSUES

In re application of Sun Valley Broadcasting Company, Inc. (KTYL), Mesa, Arizona, Docket No. 9307, File No. BP-6418; for construction permit.

At a session of the Federal Communications Commission, held at its offices in Washington, D. C., on the 5th day of May 1949;

The Commission having under consideration the above-entitled application of Sun Valley Broadcasting Company, Incorporated which requests a construction permit to change the facilities of Station KTYL, Mesa, Arizona from 1490 kilocycles, 250 watts power, unlimited time to 1310 kilocycles, 500 w 1 kw-LS power, unlimited time and to install a new transmitter;

It is ordered, That, pursuant to section 309 (a) of the Communications Act of 1934, as amended, the said application is designated for hearing at a time and place to be designated by subsequent order of the Commission, upon the following issues:

1. To determine the areas and populations which may be expected to gain or lose primary service from the operation of Station KTYL as proposed and the character of other broadcast service available to those areas and populations.
2. To determine whether the operation of Station KTYL as proposed would involve objectionable interference with Station KWBR, Oakland, California, or with any other existing broadcast stations and, if so, the nature and extent thereof, the areas and populations affected thereby and the availability of other broadcast service to such areas and populations.
3. To determine whether the operation of Station KTYL as proposed would involve objectionable interference with the services proposed in any other pending applications for broadcast facilities and, if so, the nature and extent thereof, the areas and populations affected thereby, and the availability of other broadcast service to such areas and populations.
4. To determine whether the operation of Station KTYL as proposed would be in compliance with the Commission's rules and Standards of Good Engineering Practice Concerning Standard Broadcast

Stations with particular reference to the population residing within the 250 mv/m contour and the population residing in the area between the normally protected and the interference free nighttime contour.

It is further ordered, That, Stafford W. Warner and Eugene N. Warner d/b as Warner Brothers, licensee of Station KWBR, Oakland, California, are made parties to this proceeding.

FEDERAL COMMUNICATIONS
COMMISSION,
[SEAL] T. J. SLOWIE,
Secretary.

[F. R. Doc. 49-4021; Filed, May 19, 1949;
8:54 a. m.]

[Docket No. 8256]

BESSEMER BROADCASTING CO.

ORDER DESIGNATING APPLICATION FOR
HEARING ON STATED ISSUES

In re application of Jesse E. Lanier, Jack Warden, Crawford J. Bass and Walter G. Petty, Jr., d/b as Bessemer Broadcasting Company, Bessemer, Alabama, Docket No. 8526, File No. BP-6202; for construction permit.

At a session of the Federal Communications Commission, held at its offices in Washington, D. C., on the 5th day of May 1949;

The Commission having under consideration the above-entitled application for a permit to construct a new standard broadcast station to operate on the frequency 1450 kilocycles, with 250 watts power, unlimited time, at Bessemer, Alabama;

It is ordered, That, pursuant to section 309 (a) of the Communications Act of 1934, as amended, the said application is designated for hearing at a time and place to be designated by subsequent order of the Commission, upon the following issues:

1. To determine the areas and populations which may be expected to gain or lose primary service from the operation of the proposed station and the character of other broadcast service available to those areas and populations.
2. To determine whether the operation of the proposed station would involve objectionable interference with Station WHMA, Anniston, Alabama, or with any other existing broadcast stations and, if so, the nature and extent thereof, the areas and populations affected thereby, and the availability of other broadcast service to such areas and populations.
3. To determine whether the operation of the proposed station would involve objectionable interference with the services proposed in any other pending applications for broadcast facilities and, if so, the nature and extent thereof, the areas and populations affected thereby, and the availability of other broadcast service to such areas and populations.
4. To determine whether the installation and operation of the proposed station would be in compliance with the Commission's rules and Standards of Good Engineering Practice Concerning

Standard Broadcast Stations with particular reference to coverage of the city of Bessemer, Alabama, at night.

It is further ordered, That, Anniston Broadcasting Company, licensee of Station WHMA, Anniston, Alabama, is made a party to the proceeding.

FEDERAL COMMUNICATIONS
COMMISSION,
[SEAL] T. J. SLOWIE,
Secretary.

[F. R. Doc. 49-4022; Filed, May 19, 1949;
8:54 a. m.]

[Docket Nos. 8850-8852, 9309-9311]

LELAND HOLZER ET AL.

ORDER DESIGNATING APPLICATION FOR CON-
SOLIDATED HEARING ON STATED ISSUES

In re applications of Leland Holzer, Los Angeles, California, Docket No. 8851, File No. BP-6372; William Odessky and Lee A. Odessky, a partnership d/b as William and Lee A. Odessky, Los Angeles, California, Docket No. 8850, File No. BP-6023; Essie Brinkley West, Riverside, California, Docket No. 8852, File No. BP-6627; H. M. McCollum, tr/as South Bay Broadcasting Company, Hermosa Beach, California, Docket No. 9309, File No. BP-6305; Vernon D. Smith, tr/as Public Service Broadcasters, Riverside, California, Docket No. 9310, File No. BP-7046; Wm. O. Egerer and Peter C. Verdell, a partnership d/b as South Bay Broadcasters, Hermosa Beach, California, Docket No. 9311, File No. BP-7133; for construction permits.

At a session of the Federal Communications Commission held at its offices in Washington, D. C., on the 5th day of May 1949;

The Commission having under consideration the above-entitled applications of H. M. McCollum, tr/as South Bay Broadcasting Company, of Vernon D. Smith, tr/as Public Service Broadcasters, each requesting a permit to construct a new standard broadcast station to operate on the frequency 880 kilocycles, with 250 watts power, daytime only, at Hermosa Beach, California, and Riverside, California, respectively, and of Wm. O. Egerer and Peter C. Verdell d/b as South Bay Broadcasters which requests a permit to construct a new standard broadcast station to operate on the frequency 890 kilocycles, with 1 kilowatt power, daytime only at Hermosa Beach, California;

It appearing, that the Commission on March 18, 1948, designated for hearing in a consolidated proceeding the above-entitled applications of Voice of the Valley Company, Leland Holzer, William and Lee A. Odessky, and Essie Brinkley West;

It further appearing, that the application of Voice of the Valley Company was dismissed without prejudice by Commission order of January 28, 1949;

It is ordered, That pursuant to section 309 (a) of the Communications Act of 1934, as amended, the said applications of H. M. McCollum, tr/as South Bay Broadcasting Company, Vernon D. Smith, tr/as Public Service Broadcasters and William O. Egerer and Peter C. Ver-

dell d/b as South Bay Broadcasters are designated for hearing in the above consolidated proceeding; to be held at Van Nuys, Los Angeles, Riverside, and Hermosa Beach, California, commencing on August 1, 1949.

1. To determine the legal, technical, financial and other qualifications of the individual applicants and of the applicant partnership and the partners to construct and operate the proposed stations.

2. To determine the circumstances surrounding the filing and prosecution of the applications of H. M. McCollum, tr/as South Bay Broadcasting Company, Vernon D. Smith, tr/as Public Service Broadcasters and William O. Egerer and Peter C. Verdell d/b as South Bay Broadcasters with particular reference as to whether full disclosure of all parties in interest has been made.

3. To determine the areas and populations which may be expected to gain or lose primary service from the operation of the proposed stations and the character of other broadcast service available to those areas and populations.

4. To determine the type and character of program service proposed to be rendered and whether it would meet the requirements of the populations and areas proposed to be served.

5. To determine whether the operation of the proposed stations would involve objectionable interference with any existing broadcast stations, and, if so, the nature and extent thereof, the areas and populations affected thereby, and the availability of other broadcast service to such areas and populations.

6. To determine whether the operation of the proposed stations would involve objectionable interference with the other applications in this proceeding or with the services proposed in any other pending applications for broadcast facilities and, if so, the nature and extent thereof, the areas and populations affected thereby, and the availability of other broadcast service to such areas and populations.

7. To determine whether the installation and operation of the proposed stations would be in compliance with the Commission's rules and Standards of Good Engineering Practice Concerning Standard Broadcast Stations.

8. To determine on a comparative basis which, if any, of the applications in this consolidated proceeding should be granted.

It is further ordered. That, the Commission's order of March 18, 1948 designating the above-entitled applications of Voice of the Valley Company, Leland Holzer, William and Lee A. Odessky, and Essie Brinkley West for hearing is hereby amended to include the above-entitled applications of South Bay Broadcasting Company, of Public Service Broadcasters and of South Bay Broadcasters and to delete the application of Voice of the Valley Company.

It is further ordered. That, if, as a result of the consolidated proceeding, it appears that, were it not for the issues pending in the hearing regarding clear channels (Docket Number 6741) and in the hearing regarding daytime skywave

transmissions (Docket Number 8333) and the Commission's policy pertaining thereto as announced in the Public Notices of August 9, 1946 and May 8, 1947, the public interest would be best served by a grant of one or more of the above-entitled applications other than those of William and Lee A. Odessky and Essie Brinkley West then such application or applications shall be returned to the pending file until after conclusion of the said hearings regarding clear channels and daytime skywave transmissions.

FEDERAL COMMUNICATIONS COMMISSION,

[SEAL] T. J. SLOWIE,
Secretary.

[F. R. Doc. 49-4023; Filed, May 19, 1949;
8:55 a. m.]

FEDERAL SECURITY AGENCY

Public Health Service

ORGANIZATION AND DELEGATIONS OF AUTHORITY

Pursuant to the requirements of the Administrative Procedure Act (60 Stat. 237; 5 U. S. C. 1001 et seq.), there is set forth below a statement of the current organization of, and delegations of final authority and sources of public information relating to, the Public Health Service. This statement amends and replaces the comparable material withdrawn from the Code of Federal Regulations December 4, 1948 (13 F. R. 7404).

SECTION 101. General statement. The Public Health Service is one of the operating units of the Federal Security Agency. The basic statute under which it is administered is the Public Health Service Act (58 Stat. 682, 42 U. S. C. 201 et. seq.), as amended. The Public Health Service also has primary responsibility for the administration of the Water Pollution Control Act (62 Stat. 1155, Pub. Law 845, 80th Cong.). The Public Health Service Act provides for a corps of commissioned officers, regular and reserve, who have the ranks and rates of pay similar to officers of the Medical Corps of the Army. The Surgeon General is appointed from the regular corps for a four-year term by the President, by and with the advice and consent of the Senate, to administer the Service, under the supervision and direction of the Administrator. There is no limitation to his reappointment.

SEC. 102. Organization. Through the provisions of the basic statute the activities of the Service are organized in four Bureaus as follows: (a) Office of the Surgeon General; (b) National Institutes of Health; (c) Bureau of Medical Services; (d) Bureau of State Services. The National Institutes of Health is administered as a part of the field service. The Surgeon General assigns functions, establishes, abolishes, and consolidates divisions, branches, sections, and other units within the bureau except that no division may be established, consolidated, abolished, or transferred without the approval of the Administrator. The Surgeon General assigns one commissioned officer from the Regular Corps to administer the Office of the Surgeon General,

to act as Surgeon General during the absence or disability of the Surgeon General or in the event of a vacancy in that office, and to perform such other duties as the Surgeon General may prescribe, and while so assigned he has the title of Deputy Surgeon General. The Surgeon General assigns six commissioned officers from the Regular Corps to be respectively, the Director of the National Institutes of Health, the Chief of the Bureau of Medical Services, the Chief of the Bureau of State Services, the Chief Medical Officer of the Coast Guard, the Chief Dental Officer of the Service, and the Chief Sanitary Engineering Officer of the Service. While serving each has the title of Assistant Surgeon General. The Surgeon General designates one of the Assistant Surgeons General to serve as Surgeon General in the case of absence or disability, or vacancy in the offices of both the Surgeon General and the Deputy Surgeon General. In addition, the Surgeon General, with the approval of the Administrator, has created special temporary positions in the grade of Assistant Surgeon General.

SEC. 103. Major functions. The powers and duties of the Public Health Service include:

(a) Provisions for medical and hospital care of persons declared entitled to such benefits by Congress;

(b) Prevention of the introduction of communicable diseases into the United States and its possessions from foreign countries and prevention of their interstate spread;

(c) Assistance to other Federal agencies in health and medical programs for their employees and beneficiaries by providing technical consultation or personnel;

(d) Development of comprehensive programs for the elimination or reduction of water pollution, including action to secure abatement of pollution having adverse interstate effect;

(e) Licensing of biologic products (vaccines, serums, etc.), applicable to the prevention and treatment of diseases of man, which are sold in interstate traffic or introduced into the United States or its possessions from foreign countries, and the licensing of establishments manufacturing such products;

(f) Conduct of scientific research, investigations, and demonstrations related to cause, prevention, and cure of the diseases of man;

(g) Loans of radium;

(h) Administration of grants-in-aid to States for public health services and for survey and construction of hospitals and research facilities;

(i) Administration of grants-in-aid to qualified institutions or individual scientists for research in the physical and mental diseases;

(j) Provision of technical assistance and consultative services to the States and to Federal agencies;

(k) Collection and dissemination of statistical and other information on health problems;

(l) Training of professional personnel in the public health and medical sciences through (1) fellowships for research scientists, (2) payment of tuition and

stipends for individuals for State and local health work, for physicians intending to become specialists in the diagnosis and treatment of cancer, heart diseases, oral diseases and conditions, and mental health, (3) training personnel in work related to water pollution control, and (4) grants to approved institutions for training of psychiatrists and other personnel concerned with the care of mental patients and for cancer, heart, and dental specialists;

(m) Collaboration with the governments of other countries and with international organizations in the activities of world health, as well as with private national organizations and institutions concerned with health.

DELEGATIONS OF AUTHORITY

SEC. 104. Delegations by the President. The Federal Security Administrator is authorized in his discretion, to exercise the powers of the President to specify parts under section 366 (a) of the Public Health Service Act. (See E. O. 9993, Aug. 31, 1948, 13 F. R. 5093.)

SEC. 105. Delegations by the Surgeon General. (a) The Director of the National Institutes of Health is authorized to exercise the powers of the Surgeon General to make grants-in-aid, pursuant to section 301 (d) of the Public Health Service Act, as amended, to universities, hospitals, laboratories, and other public or private institutions, and to individuals for research projects relating to the causes, diagnosis, treatment, control, and prevention of physical and mental diseases and impairments of man, as are recommended by the National Advisory Health Council, or with respect to cancer, recommended by the National Advisory Cancer Council, or with respect to mental health, recommended by the National Advisory Mental Health Council, or with respect to heart diseases, recommended by the National Advisory Heart Council, or with respect to dental diseases and conditions, recommended by the National Advisory Dental Research Council, and include in the grants for any such project grants of penicillin and other antibiotic compounds for use in such project.

(b) The Director, National Institute of Mental Health is authorized to exercise the powers of the Surgeon General, pursuant to section 303 (b) of the act, as amended, to make grants-in-aid to public and other non-profit institutions to provide training and instruction, and demonstrations, in matters relating to psychiatric disorders, upon the recommendation of the National Advisory Mental Health Council, but only to the extent necessary for the purposes of such training and instruction; in addition, to provide training and instruction in matters relating to psychiatric disorders to persons having proper qualifications, and to fix and pay to any of such persons as he may designate a per diem allowance during such training and instruction not to exceed \$10.00, the number of such persons receiving such training and instruction to be fixed by the National Advisory Mental Health Council.

(c) The Director, National Institute of Dental Research is authorized to exer-

cise the powers of the Surgeon General, pursuant to section 422 (f) of the act, as amended, to make traineeship awards to individuals for training in the Institute and elsewhere in matters relating to the diagnosis, prevention and treatment of dental diseases and conditions with such stipends and allowances (including travel and subsistence expenses) for trainees as he may deem necessary, the number of persons receiving such training and instruction, and the number of persons holding such traineeships, to be fixed by the Council.

(d) The Director, National Cancer Institute is authorized to exercise the powers of the Surgeon General, pursuant to section 402 (c) and section 403 (a) (2) of the act, as amended, to make traineeship awards to individuals having proper technical qualifications for training in the Institute and elsewhere in matters relating to the diagnosis, prevention and treatment of cancer; to fix and pay to such individuals a per diem allowance not to exceed \$10.00 during such training and instruction.

(e) The Director, National Heart Institute is authorized to exercise the powers of the Surgeon General, pursuant to section 412 (g) (2) of the act, as amended, to make traineeship awards to individuals for training in the Institute and elsewhere in matters relating to the diagnosis, prevention and treatment of heart diseases, with such stipends and allowances (including travel and subsistence expenses) for trainees as he may deem necessary, the number of persons receiving such training and instruction, and the number of persons holding such traineeships, to be fixed by the National Advisory Heart Council. Awards are made in accordance with the National Heart Institute Traineeship Regulations (14 F. R. 508).

(f) The Chief, Bureau of Medical Services, is authorized to convene medical boards for the examination of aliens pursuant to section 325 of the Public Health Service Act, as amended.

(g) The Chief, Bureau of Medical Services, and the Chief, Division of Foreign Quarantine, Bureau of Medical Services, are authorized (1) to issue permits for importation of psittacine birds destined for zoological parks or research institutions in accordance with § 71.152 (b) (1) of the Public Health Service Regulations (12 F. R. 6205); and (2) to issue permits for importation and distribution of etiologic agents and vectors in accordance with § 71.156 of the Public Health Service Regulations (12 F. R. 6205).

(h) The Chief, the Assistant Chief and the Chief of the Entomological Section, Division of Foreign Quarantine, Bureau of Medical Services, are authorized to make findings as to effectiveness of insecticides submitted under § 71.513 (e) of the Public Health Service Regulations (13 F. R. 5114, 5122).

(i) The Chief, Bureau of State Services, is authorized to exercise the powers of the Surgeon General (1) to approve, disapprove, or take other necessary action concerning State plans, including budgets, and applications for funds relating to grants-in-aid presented under

sections 314 and 612 of the Public Health Service Act, as amended (42 U. S. C. 246, 291b) and (2) together with the Administrative Officer, Bureau of State Services, certify vouchers certifying to the Secretary of the Treasury payments under sections 314 (f) and 613 (a) of the Public Health Service Act, as amended (42 U. S. C. 246 (e), 291c (a)).

(j) The Medical Directors of the Public Health Service in the Regional Offices, of the Federal Security Agency are authorized to exercise the powers of the Surgeon General (1) to approve or disapprove in connection with State plans, including budgets, presented under section 314 of the Public Health Service Act, as amended, (42 U. S. C. 246), (a) any budget utilizing only State and/or local funds which has been submitted specifically in fulfillment of matching requirements, provided the funds were so accepted by the Public Health Service for the preceding year, (b) any plan schedule and budget which proposes continuation of a currently operating program, (c) any new local budget providing for the initial participation in, or establishment of, a local health organization under full-time direction; (2) to approve or disapprove modification of State plans presented under section 623 of the Public Health Service Act, as amended (42 U. S. C. 291f), except the annual modification of the State plan required under § 53.72 (d) of the Public Health Service Regulations (12 F. R. 6876); and (3) to sign vouchers certifying to the Secretary of the Treasury payments under section 625 (b) of the Public Health Service Act, as amended, (42 U. S. C. 291h (b)).

(k) The Medical Officer in Charge, Alaska Health and Sanitation Activities, is authorized to exercise the powers of the Surgeon General to approve or disapprove, in connection with plans, including budgets, presented by the Territory of Alaska under section 314 of the Public Health Service Act, as amended, (42 U. S. C. 246), (a) any budget utilizing only Territorial and/or local funds which has been submitted specifically in fulfillment of matching requirements, provided the funds were so accepted by the Public Health Service for the preceding year, (b) any plan schedule and budget which proposes continuation of a currently operating program, (c) any new local budget providing for the initial participation in, or establishment of, a local health organization under full-time direction.

SEC. 106. Location of offices. The headquarters of the Public Health Service are located in Washington, D. C. The mailing address is Washington 25, D. C. The National Institutes of Health is located at Bethesda, Md. Its mailing address is Bethesda 14, Md. There are other field stations in the continental United States and its insular and territorial possessions. (See List of Field Installations, section 161 et seq., *infra*.)

SEC. 107. Advisory bodies. The Congress has established certain advisory councils and boards to assist the Surgeon General and the Administrator in carrying out specific functions of the Service. They are composed of outstanding ex-

perts in medicine, public health and related professions. In addition, the Surgeon General from time to time appoints advisory committees of experts to make recommendations on particular subjects. These bodies are as follows:

(a) *National Advisory Health Council.* This council advises, consults with, and makes recommendations to the Surgeon General upon matters relating to health activities and functions of the Service. It reviews and makes recommendations on research in the medical and related sciences exclusive of research carried on in particular fields such as cancer, heart, mental, and dental research. It certifies approval of grants-in-aid for research projects to universities, hospitals, laboratories, and other public or private institutions, and to individuals. It recommends regulations to provide for the apprehension, examination, and detention of persons known to be spreading communicable diseases from State to State.

(b) *National Advisory Cancer Council.* This council reviews and certifies approval to the Surgeon General of (1) research projects relating to the cause, prevention, or methods of diagnosis and treatment of cancer; (2) applications for grants-in-aid for research and control projects from universities, hospitals, laboratories, and other public or private institutions, and from individuals; (3) applications for grants-in-aid for construction of facilities for cancer research and training. It advises the Surgeon General on the provision for training and instruction in technical matters relating to the diagnosis and treatment of cancer, and other matters relating to cancer. It collects and, with the approval of the Surgeon General, makes available to interested organizations and individuals information concerning studies being carried on at home or abroad. It recommends the acceptance of conditional gifts for cancer research and research facilities.

(c) *National Advisory Dental Research Council.* This council reviews and certifies approval to the Surgeon General of (1) research projects relating to the cause, prevention, or methods of diagnosis and treatment of dental diseases and conditions and (2) applications for grants-in-aid for research projects from public or private institutions, and for training, instruction, and traineeships from public and other non-profit institutions. It collects information as to studies being carried on at home or abroad and, with the approval of the Surgeon General, makes available such information to interested individuals and organizations; recommends the acceptance of conditional gifts for dental research and research facilities; advises the Surgeon General with respect to other matters pertaining to dental diseases.

(d) *National Advisory Heart Council.* This council reviews and certifies approval to the Surgeon General of (1) research projects relating to the cause, prevention, methods of diagnosis, or treatment of heart diseases and (2) applications for grants-in-aid for research projects to public or private institutions, and for training, instruction, fellowships

and traineeships to public and other non-profit institutions. It collects information as to studies being carried on at home and abroad, and with the approval of the Surgeon General makes available such information to interested individuals and organizations; recommends the acceptance of conditional gifts for heart research and research facilities; advises the Surgeon General in respect to other matters pertaining to heart diseases.

(e) *National Advisory Mental Health Council.* This council advises and makes recommendations to the Surgeon General on matters relating to the activities and functions of the Service in the field of mental health; it reviews and recommends research projects or programs to the Surgeon General; collects information on research and makes it available to interested organizations and individuals; recommends and certifies approval of grants-in-aid for research, training, and instruction; determines the number of specialists to be trained in psychiatry by the Public Health Service.

(f) *Federal Hospital Council.* This council approves the regulations for the administration of the Hospital Survey and Construction Act; considers appeals from States upon disapproval of State plans by the Surgeon General; appoints special advisory committees; and advises the Surgeon General in the administration of the hospital survey and construction program.

(g) *Water Pollution Control Advisory Board.* This board reviews policies and programs of the Public Health Service in respect to water pollution control and makes recommendations thereon in reports to the Surgeon General.

SEC. 108. *Conferences.* Conferences of State and Territorial Health Officers and State and Territorial Hospital Survey and Construction Authorities are called annually by the Surgeon General. The Surgeon General may call other such conferences when the interests of the public health warrant. Upon the requests of five or more State agencies the Surgeon General must call a conference of the authorities requesting the conference. When matters relating to mental health are discussed, State mental health authorities are invited to attend the Conference of State and Territorial Health Officers. The conferences are designed to provide opportunity for mutual consultation between State health authorities and Public Health Service officials and for the Surgeon General to present contemplated grant-in-aid regulations and amendments. The Chief of the Children's Bureau joins the Surgeon General in the conduct of such of these conferences as are of interest to the Bureau.

SEC. 109 *Final opinions.* All final opinions, orders, and rules not limited in their application to matters of internal management, except those which the Surgeon General may for good cause hold confidential, are available for public inspection at headquarters or field installations. For those relating to biological products make application to the National Institutes of Health, Bethesda

14, Md.; for all others, to the Public Health Service, Washington 25, D. C.

SEC. 110. *Disclosure of official records and information.* Official records of the Service are made available for public inspection in accordance with regulations of the Surgeon General (42 CFR 1.101 to 1.103; 13 F. R. 7404). These regulations also specify the extent to which information in the possession of the Service shall be confidential and not disclosed except under the particular circumstances stated.

OFFICE OF THE SURGEON GENERAL

SEC. 121. *Functions.* The major function of the Office of the Surgeon General is administration of the internal affairs of the Public Health Service, as contrasted with administration of services to the public by other bureaus. A second important function is to advise and assist the Surgeon General and his staff in the formulation of policies and in the planning of future programs for the advancement of national health. The office is headed by the Deputy Surgeon General, assisted by the Executive Officer.

SEC. 122. *Divisions — (a) Commissioned Officers, Division of.* This division is responsible for personnel administration of all commissioned officers, Regular and Reserve, regardless of their professional classification. The specific functions of the division include: recruitment, assignment, training, utilization, promotion, separation, retirement, and discipline of the Commissioned Corps. The Chief of the Division is a Medical Director.

(b) *Dentistry, Division of.* This division exercises general supervision over professional standards and performance in all oral health activities of the Public Health Service. The Chief of the Division who is the Chief Dental Officer of the Service advises the Surgeon General and the operating bureaus and divisions as to the professional qualifications of dental personnel, the standards of oral health service rendered to beneficiaries of the Service, and the standards for dental equipment and materials purchased by the Service. He advises the Surgeon General on plans for the improvement of oral health in the general population.

(c) *Nursing, Division of.* The Division of Nursing furnishes leadership and develops standards for all nursing activities. The division arranges for research in and studies of nursing problems as they affect activities of the Service directly or of States, political subdivisions and health and educational organizations, agencies, or institutions; advises with the Chiefs of bureaus, divisions, and offices of the Service on the orderly development of programs, evaluation of progress, and utilization of nurse personnel; establishes general nursing policies, and furnishes consultative service in nursing. The Chief of the Division advises the Surgeon General on all nursing matters.

(d) *Public Health Methods, Division of.* This division evaluates national health problems through measurement

of the nature and extent of ill health in the population, the services and facilities which are available, and the means by which those services and facilities are employed to meet health needs; to develop methods for meeting such problems; and to advise the Surgeon General on these matters.

SEC. 123. Offices.—(a) *Budget and Finance, Office of.* This office, headed by the Budget and Fiscal Officer, administers all budgetary and fiscal affairs of the Public Health Service through two main subdivisions: (1) The Budget Office plans and directs the preparation of all estimates of appropriations required for the Service including the justifications for such appropriations; formulates instructions, initiates policies and standards necessary to develop the comprehensive budget for the Service; allocates appropriations to operating units of the Service; (2) the Fiscal Office formulates and administers plans, policies, procedures, and practices for appropriation and fund accounting of the Service, including the maintenance of a system of fund and cost accounts to reflect the accrued liability of the Government; the examination and expenditure documents, the processing of claims by personnel and vendors against the Government; and the collection of and accounting for revenue and receipts through Service operations.

(b) *International Health Relations, Office of.* This office supervises and coordinates all activities in the international health field. It maintains liaison with agencies in this field; represents the Service in international health conferences; directs a program of international exchange of health personnel and educational material; drafts sanitary conventions and regulations and health reports required by international agreements; collects and distributes data relating to foreign medical and health institutions; supervises special health missions to foreign countries and advises the State Department, upon request, regarding plans, programs, and policies in connection with the World Health Organization; advises the Surgeon General on international health matters.

(c) *Management Services, Office of.* This office provides guidance and assistance in problems of organization and procedures, especially those matters crossing bureau lines or calling for technical assistance not provided by other functional offices.

(d) *Personnel, Office of.* This office is responsible for planning and administering recruitment, selection, promotion, transfer, reassignment, classification, appointment, training, retirement and for promoting the maximum utilization of all Civil Service employees, departmental and field of the Public Health Service and for coordinating Service personnel policies, procedures, and methods.

(e) *Purchase and Supply, Office of.* This office is responsible for the procurement of all equipment and supplies of the Service. It gives technical guidance to field stations which do much of their own purchasing. It keeps property records and promotes the best use of items purchased.

NATIONAL INSTITUTES OF HEALTH

SEC. 131. Functions. The National Institutes of Health is the research bureau of the Public Health Service. (a) The bureau is composed of several institutes each of which conducts broad programs of research in its respective field. Many projects are initiated as cooperative studies with other Federal agencies and with private institutions and organizations. The exceptional facilities of the Institutes are made available to research scientists of such organizations. The studies of the component institutes are coordinated in a comprehensive program of research so that a particular problem may be approached through various related sciences. Many studies are conducted in the field or in facilities of cooperating institutions.

(b) The National Institutes of Health administers a program of grants-in-aid for research in the medical sciences. Through this program the Service provides financial assistance to public and private institutions and to individuals whose applications for such aid are recommended and certified by the National Advisory Health Council, or with respect to cancer, recommended by the National Advisory Cancer Council, or with respect to mental health, recommended by the National Advisory Mental Health Council, or with respect to heart diseases, recommended by the National Advisory Heart Council, or with respect to dental diseases and conditions, recommended by the National Advisory Dental Research Council. Fellowships for research scientists are provided by the Institutes. The Director of the Institutes, in addition to administering the work of the Institutes, advises the Surgeon General and coordinates research programs initiated by other bureaus of the Service with those of the Institutes.

SEC. 132. Institutes.—(a) *Experimental Biology and Medicine Institute.* This Institute, comprising the Laboratory of Biochemistry and Nutrition, the Laboratory of Pathology and Pharmacology, the Laboratory of Chemistry and Chemotherapy, and the Laboratory of Physical Biology, conducts a broad research program which extends beyond, as well as cuts across and supports, the categorical lines of research established by specific legislation. It has as its objective, not only basic research in the field of experimental biology and medicine, but also, the application of such research to disease in general.

(b) *Microbiological Institute.* This Institute, comprising the Laboratory of Infectious Diseases, the Laboratory of Tropical Diseases, the Laboratory of Biologics Control, and the Rocky Mountain Laboratory located at Hamilton, Mont., conducts fundamental research on the growth requirements, metabolism, and conditions of survival of microorganisms as related to public health. Within this Institute are pursued programs wherein this fundamental knowledge is applied to the problems of prevention and control of infectious diseases. It also administers the provisions of the Public Health Service Act concerning the licensure of production for sale of certain viruses, serums, toxins, and anal-

ogous products, and conducts related research. It makes epidemiological and other field studies of infectious diseases when necessary.

(c) *National Cancer Institute.* This Institute conducts and sponsors research on the causes, prevention, and treatment of cancer. It provides fellowships for research scientists in this field, as well as financial assistance for physicians desiring special training in the diagnosis and treatment of cancer. It loans radium to qualified hospitals for the treatment of cancer patients. It administers a special program of grants-in-aid to public and private institutions for cancer research.

(d) *National Heart Institute.* This Institute conducts, assists, and fosters research, investigation, experiments, and demonstrations relating to the cause, prevention, and methods of diagnosis and treatment of diseases of the heart and circulation. It provides training, instruction, traineeships, and research fellowships by making grants to public and other non-profit institutions. It also maintains traineeships and research fellowships at the Institute. It provides grants-in-aid to public and private institutions and to individuals for research projects, including grants for constructing research facilities and for the care of patients therein, as are necessary for such research. It serves as the focal point for the dissemination of information in respect to heart diseases.

(e) *National Institute of Dental Research.* This Institute conducts, assists, and fosters research, investigations, experiments, and studies relating to the cause, prevention, and methods of diagnosis and treatment of dental diseases and conditions, including chemical researches on the relationship of fluorides to caries. It provides traineeships and research fellowships in the Institute. It administers grants to public and non-profit institutions for training, instruction, and traineeships. It provides grants for research to public and private institutions. It promotes the coordination of dental research conducted by the Institute, other agencies, organizations, and individuals.

(f) *National Institute of Mental Health.* This Institute administers the national mental health program authorized by the National Mental Health Act. It supports research into the prevalence, causes, diagnosis, and prevention of mental illnesses by grants-in-aid to public or private institutions and individual scientists; conducts in-service studies in this field; and makes available information relating to such research. It provides training through grants-in-aid to public and other non-profit institutions; conducts in-service training in mental health. It assists States in developing and maintaining adequate mental health programs and facilities through grants-in-aid, demonstrations and consultative services. It cooperates with State mental health authorities and other organizations in studying mental health resources and needs, and in improving facilities for the care of the mentally ill; with Federal and other official and private agencies, including the furnishing of psychiatric services to the Juvenile Court of the District of Columbia. It

collects and publishes statistics on patients in mental institutions and psychiatric clinics. It also operates two hospitals for the treatment of mentally ill beneficiaries of the Public Health Service and other Federal agencies, narcotic drug addicts who have been convicted of Federal offenses, and narcotic drug addicts who voluntarily apply for treatment.

SEC. 133. Director, Office of. This office is responsible for the supervision and direction of the work conducted by the National Institutes of Health. It cooperates with other scientific organizations for the purpose of coordinating medical research by means of research grants and fellowship programs. It is responsible for publication and dissemination of scientific findings to research workers, health authorities, and others.

(a) *Executive Office.* This office is responsible for administrative management activities including supervision of personnel, finance, purchase and supply, laboratory and administrative service sections, and general administrative planning and coordination.

(b) *Research Grants and Fellowships, Division of.* This division acts as a clearing house in processing and auditing all research grants made by the Public Health Service. It administers the program of granting fellowships for research scientists.

(c) *Research Planning, Office of.* This office maintains a clearing house of current information concerning research projects operated by all units of the Public Health Service; secures from the Division of Research Grants and Fellowships, National Institutes of Health, summary information on projects of research grantees. It compiles data on the current research of outside institutions and individuals in fields of interest to public health and develops methods of appraising the general areas in which Public Health Service research should be expanded or contracted.

(d) *Scientific Reports, Office of.* This office provides, directs, and coordinates scientific writing, editing, publishing, press relations, and related services for the National Institutes of Health. These services include the production and distribution of educational and informative materials, operation of a medical research library, provision of a translating service, and provision of scientific photographic service. It is responsible for general policy supervision of the editorial and public education services of the various Institutes.

BUREAU OF MEDICAL SERVICES

SEC. 141. Functions. The major functions of the Bureau of Medical Services are to administer hospital and outpatient care to Federal beneficiaries, to assist the States in developing facilities and methods for such care, to carry on the foreign quarantine and immigration program, and to furnish technical advice and personnel to other Federal agencies in the health care of their employees and beneficiaries. In general, it deals with clinical activities as contrasted with research in the National Institutes of Health, and with public health programs

of the Bureau of State Services. It assigns officers of the Service to other Federal agencies for the purpose of developing, supervising, and, in some cases, rendering medical care. It cooperates with the Chief Medical Officer of the Coast Guard, a Public Health Service Officer, in administering medical and dental service to the U. S. Coast Guard at shore stations and aboard vessels. Medical and psychiatric units at Federal penal institutions are staffed by professional personnel of the Service under direct administration of a Public Health Service officer assigned to the Bureau of Prisons for this purpose. The hospitals, medical service, and public health programs of the Bureau of Indian Affairs, Department of the Interior, are supervised by Public Health Service officers. Other Federal agencies to which one or more Public Health Service officers are assigned for the development and administration of medical programs include: Bureau of Employees' Compensation, Bureau of Old-Age and Survivors Insurance, and the Office of Vocational Rehabilitation of the Federal Security Agency; the U. S. Maritime Commission; and the Foreign Service of the Department of State.

SEC. 142. Divisions—(a) Federal Employee Health, Division of. This division has general responsibility for carrying out the functions to be performed by the Service in connection with health programs for Government employees as authorized by the act of August 8, 1946 (60 Stat. 903, 5 U. S. C. 150). It develops policies and standards, conducts studies, and prepares analyses relating to employee health programs in Government; provides consultative services to the heads of departments and agencies of the Federal Government including government owned and controlled corporations; reviews and appraises, upon proper request, the health programs being conducted, submitting appropriate comment and recommendations; and negotiates contracts with departments and agencies for the operation of such programs.

(b) *Foreign Quarantine, Division of.* This division is immediately responsible for the enforcement of the foreign quarantine regulations which apply to sea, land, and air traffic. Officers of the Service examine crews and passengers arriving at sea and air ports and border stations in the United States for the purpose of preventing the introduction of communicable diseases. It also administers activities in connection with the physical and mental examination of immigrants to the United States. For this purpose, officers of the Service are detailed to consulates of the United States in foreign countries and to the quarantine and immigration stations of this country. At small ports of entry and border stations, quarantine and immigration services are provided through the principal stations. (See List of Field Installations, Sec. 164.) At certain foreign ports persons intending to emigrate to the United States are examined by the Public Health Service officers before receiving their visas. At immigration stations in this country immigrants are examined and the Public Health Service

certifies to the Immigration and Naturalization Service of the Department of Justice the physical and mental diseases and defects found in such persons. The division operates many major quarantine stations in the continental United States; additional ports and border points are served through these stations, through the facilities of the Service, or through part-time quarantine officers. Quarantine stations are also located in Alaska, Hawaiian Islands, Panama Canal Zone, Puerto Rico, and the Virgin Islands. (See List of Field Installations, Sec. 164.) Officers of the Service are assigned for immigration service to American consulates in Canada, China, Cuba, England, France, Germany, Holland, Italy, and in Mexico.

(c) *Hospitals, Division of.* This division operates 24 hospitals and, by direction of the Federal Security Administrator, supervises the administration of Freedmen's Hospital, Washington, D. C. Twenty-one of the hospitals are operated as general hospitals; two, at Fort Stanton, N. Mex., and Rockaway Beach, Long Island, N. Y., are tuberculosis hospitals; and one, at Carville, La., is the National Leprosarium. The National Leprosarium receives persons afflicted with leprosy from any part of the United States and provides medical and institutional care for them. Freedmen's Hospital is operated as a general hospital. It is the teaching hospital of Howard University. The division also furnishes medical and dental care to beneficiaries of the Service in clinics and outpatient offices located at coastal and inland ports not served by a Marine Hospital. In all there are 144 Service hospitals, clinics, and outpatient offices in the continental United States and its territories and possessions to which beneficiaries of the Service may turn for immediate attention. Several of the Marine Hospitals also operate outpatient departments in the business sections of the ports which they serve. (See List of Field Installations, Sec. 163.)

(d) *Hospital Facilities, Division of.* This division is immediately responsible for the administration of the Hospital Survey and Construction Act (60 Stat. 1040, 42 U. S. C. 291). This act authorizes the appropriation of Federal funds to be allotted to the States as grants-in-aid for the conduct of Statewide surveys of the needs for hospitals and related facilities and for the construction of such facilities by States, political subdivisions and other public or private nonprofit agencies. The division conducts fact-finding studies with respect to hospital services and related facilities and provides consultative and technical aid to the States in the various phases of their hospital survey and construction programs.

BUREAU OF STATE SERVICES

SEC. 151. Functions. The major function of this Bureau is the administration of all phases of the Federal-State cooperative health program. The bureau is responsible for administrative programs at headquarters, and supervises field services to the States. It coordinates all similar services administered by other bureaus or divisions. Administrative activities common to all the Federal-State cooperative programs and common

to all divisions of the Bureau, such as budget, fiscal, administrative procedures, records, and reports, are carried on in coordinating services directly supervised by the Chief and three Associate Chiefs of the Bureau.

Sec. 152. Chief of Bureau, Office of. This office, under the direction of the Chief and three Associate Chiefs, is responsible for enforcing interstate quarantine regulations, assisting the States and their political subdivisions in the prevention, treatment and control of diseases, consulting with the several States on matters relating to the preservation and improvement of public health, securing uniformity in the registration of mortality, morbidity and vital statistics, cooperating with the States in programs to eliminate or reduce pollution of the nation's waters, and providing administrative machinery necessary for the coordination of all grant-in-aid activities of the Public Health Service. In addition to his broad responsibilities for assisting the Bureau Chief in directing all activities of the Bureau, each Associate Chief, on behalf of the Bureau Chief, has particular responsibility in one of the following areas: Staff and Management Services, Personal Health Services and Environmental Health Services.

Sec. 153. Staff and Management Services in the Bureau of State Services have been designated to include:

(a) **Public Health Service regional organization.** In order to maintain direct contact with State and local authorities, with field offices of other Federal agencies, and with other official and non-official organizations concerned with its activities, the Public Health Service maintains a staff in each of the 10 Regional Offices of the Federal Security Agency. (See List of Field Installations, Section 161, for addresses and jurisdiction of these offices.) Each regional staff is headed by a Regional Medical Director who represents the Surgeon General in interpreting and carrying out the broad policies of the Service. The regional staff, under guidance of the Bureau of State Services, works with State authorities in developing and maintaining plans, programs, and budgets for Federal-State cooperative programs, such as dental health, sanitation, venereal disease control, tuberculosis control, public health nursing and hospital survey and construction.

(b) **Administrative Management, Office of.** This office administers the business activities of the bureau and its divisions, offices, branches, and activities in such matters as budget and finance, personnel, contracts, procurement, organization and procedures.

(c) **Health Education, Office of.** This office provides technical field supervision and coordination of health education phases of all programs of the Bureau, including negro health work; recruits health education personnel for special experimental programs of the Bureau; promotes training of public health educational personnel; and evaluates health educational programs.

(d) **Philippine Rehabilitation Activities.** This cooperative program is ad-

ministratively supervised through the Office of the Chief of the Bureau. Personnel assigned to this program assist the Philippine Government under the provisions of Title III of the Philippine Rehabilitation Act (60 Stat. 128, 50 U. S. C. 1751), in a joint cooperative health enterprise designed to restore public health services and facilities in the Philippine Islands to the highest practical level. Filipino professional, scientific, and technical personnel are trained to assume the management and operation of public health activities in the Philippines upon completion of the rehabilitation program. (See List of Field Installations, Sec. 174.)

(e) **Public Health Nursing, Office of.** This office gives general supervision to public health nursing personnel and activities in program operations of the Bureau; advises other bureaus and divisions concerning public health nursing problems; assists in recruitment, selection, and assignment of public health nurses; makes available consultative services to State and local health agencies through consultants assigned to regional offices; and makes studies concerning needs and standards.

(f) **State Grants, Division of.** This division coordinates all grant-in-aid activities of the Public Health Service except research, training and fellowship grants. It develops jointly with the operating program divisions the administrative policies, standards and procedures related to such grants and is responsible for their administration. The division reviews and analyzes budgets, plans, and reports, and provides through the regional offices consultative services to State and local health organizations on all phases of administrative management. It administers activities related to grants for general health purposes, develops and directs a system of program reviews, and provides the fiscal services necessary for the payment and accounting of grant-in-aid funds.

(g) **Vital Statistics, National Office of.** This office has the primary function of collecting, analyzing, and publishing statistics on births, deaths, morbidity, marriages, divorces, annulments, and related data. It maintains the U. S. Death Registration Area and the U. S. Birth Registration Area in cooperation with State, territorial, and insular governments (Alaska only excepted). The office works closely with State and Territorial Health Officers and their local registrars of vital statistics providing them with consultative and technical assistance for the purpose of maintaining high standards of performance in registration and reporting procedures. The office also compiles and publishes the official United States life tables. In cooperation with the State Department, the office conducts international programs for the purpose of promoting the collection and interchange of comparable information among nations.

Sec. 154. Personal Health Services. Personal Health Services in the Bureau of State Services have been designated to include:

(a) **Chronic Disease, Division of.** This division develops and conducts programs

in the field of heart disease control, diabetes control, public health nutrition and has the responsibility for carrying out such other chronic disease control programs as may subsequently be initiated in or transferred thereto. It is also responsible for exploring the subject of hygiene of aging in connection with the relationship of chronic illness to aging persons, and for planning and conducting appropriate activities related to this program. In cooperation with State and local health agencies, the division conducts demonstration programs on such functional problems as nutrition, diabetes control and heart disease control. (See List of Field Installations, Sec. 167.)

(b) **Communicable Disease Center.** This center, which has division status, provides through the regional offices to State and local health agencies consultation and training in the development and operation of communicable disease control programs and public health laboratory practices. It plans, directs and evaluates in cooperation with State and local health agencies programs for the control of selected communicable disease; provides professional leadership, and makes available the latest professional techniques in connection therewith. The center conducts and evaluates studies and investigations in the development of new and improved procedural techniques for the prevention, detection, diagnosis, control and treatment of communicable disease, and enforces the medical aspects of the interstate quarantine regulations. It maintains close cooperation with the Environmental Health Center and the Division of Sanitation on mutual problems in environmental health and cooperates with the Microbiological Institute of the National Institutes of Health through the mutual exchange of information, personnel, and other resources relating to the transmission, control and prevention of infectious diseases. The center makes available to the Division of State Grants and the regional offices specialized assistance for the review of State and local plans and programs. It maintains close cooperation with the Health Emergency Planning Unit of the Office of the Surgeon General for the implementation and furnishing of aid in times of disaster and epidemics; develops field training centers for the training of Federal, State and local public health personnel, and develops and produces technical, professional, and vocational training materials including audio-visual aids for use in such training. (See List of Field Installations, Sec. 165.)

(c) **Dental Health, Division of.** This division is responsible for the development and operation of the dental health program of the Public Health Service. It conducts nationwide demonstrations in the topical application of sodium fluoride. (See List of Field Installations, Sec. 166.) It develops, conducts, and evaluates studies and demonstrations for the development of new and improved preventive dental health procedures, including studies in fluorination and defluorination of public water supplies, topical application of various solutions to teeth, amount of dental care needed, and the use of auxiliary dental personnel for clin-

ical services. It is also charged with providing professional leadership in the development of public health dental programs and making available the latest professional techniques in preventive dentistry.

(d) *Tuberculosis, Division of.* This division administers a broad program of grants-in-aid to the States, research, training and demonstrations in the control of tuberculosis. The program sponsored by the division requires: survey of the problem of tuberculosis in each State and community; facilities and activities for the discovery of causes in large population groups, with follow-up and medical supervision of discovered cases; encouragement of the expansion and improvement of sanatorium facilities and treatment; and rehabilitation of tuberculous patients. The division provides consultative services in a variety of related fields such as: rehabilitation, tuberculosis nursing, medical social work, records, reports, and statistical evaluation of tuberculosis problems and programs. An extensive program of field studies upon the epidemiology, prevention, and treatment of tuberculosis is conducted by the division in cooperation with other official and non-official organizations and with certain industries concerned with the production of radiologic equipment used in the diagnosis of tuberculosis. (See List of Field Installations, Sec. 169.)

(e) *Venereal Disease, Division of.* This division administers a broad program of grants-in-aid to States, research, training, and demonstrations in the control of syphilis and gonorrhea. In connection with the development and administration of activities to prevent the spread of these diseases from State to State, the division has developed a network of medical centers for the treatment of infectious patients. Some of these facilities are operated by the division (see List of Field Installations, Sec. 170); others are operated by State and local health departments in cooperation with the division. The division carries on an extensive program of education for professional groups and for the public; sponsors both laboratory and clinical research projects for the study of new methods in the diagnosis, prevention, and treatment of venereal disease; provides consultative and technical services to State and local health departments; and carries on special cooperative programs for the improvement of case-finding and other epidemiologic techniques for the control of venereal disease.

(f) *Alaska Health and Sanitation Activities.* In addition to conducting investigations, this program, administratively supervised by the Office of the Chief of the Bureau, assists the Territory of Alaska in the prevention, treatment, and control of diseases and in the establishment and maintenance of health and sanitation services. (See List of Field Installations, Sec. 175.)

Sec. 155. *Environmental Health Services.* Environmental Health Services in the Bureau of State Services have been designated to include:

(a) *Industrial Hygiene, Division of.* This division supervises the industrial

hygiene phases of the total Federal-State cooperative health program with special reference to the control of occupational diseases and the promotion of health among industrial workers. It provides consultative services and technical aid to the States, especially to State industrial hygiene units, as well as to industrial establishments and labor organizations. It sponsors and promotes the establishment and maintenance of industrial hygiene service in State governments. Among the special services provided are: surveys of problems within particular areas of industries; laboratory investigations of hazardous materials and analysis of substances believed to be hazardous; investigation of occupational disease outbreaks to determine the causes and to recommend methods for the elimination and control of hazards; collection, analysis, and publication of occupational morbidity and mortality statistics.

(b) *Environmental Health Center.* This center, which has division status, is responsible for conducting laboratory and field research, studies and investigations in environmental sanitation, including studies in bacteriology, chemistry, biology, engineering, and other pertinent technical fields. It is also the Public Health Service center for the training of personnel in water pollution control techniques and certain other technical aspects of environmental sanitation. The center operates in close collaboration with the National Institutes of Health, the Communicable Disease Center, and other operating divisions. (See List of Field Installations, Sec. 172.)

(c) *Sanitation, Division of.* This division is responsible for administering all environmental sanitation activities including those relating to milk, food, vessel, shellfish, municipal, rural and interstate land and air carrier sanitation. Through regional offices, the division provides consultation services to State and local health agencies in the development and operation of environmental sanitation programs. It cooperates with other divisions of the Public Health Service and the regional offices by furnishing specialized assistance and personnel and making available the latest standards and techniques in connection with sanitation problems, and furnishes technical assistance and sponsors uniform sanitation program policies for other Federal Agencies and other divisions of the Public Health Service. The division enforces and maintains engineering and sanitation aspects of the Interstate Quarantine Regulations; conducts studies and investigations to determine, evaluate and demonstrate effective sanitation standards and techniques; and provides informational materials, technical bulletins and training services in the field of environmental sanitation.

(d) *Water Pollution Control, Division of.* This division is primarily responsible for developing comprehensive programs for eliminating or reducing the pollution of interstate waters and their tributaries, and for improving the sanitary conditions of surface and underground waters. It assists States and inter-state agencies in conducting investigations, studies, and research on water pollution

problems. It is also responsible for reviewing and recommending to the Surgeon General for approval or disapproval applications for construction projects for which loans are requested and to recommend transfer of funds to the Federal Works Agency as well as to recommend action under the enforcement provisions of the Water Pollution Control Act (62 Stat. 1155, Pub. Law 845, 80th Congress). To assist in the administration of the act, 11 River Basin Offices are planned in the continental United States; 4 of these offices have been established. (See List of Field Installations, Sec. 171.)

FIELD INSTALLATIONS

Sec. 161. *Public Health Service regional organization.* Correspondence should be addressed to Regional Medical Director.

Address and Jurisdiction

Federal Security Agency Region 1, 120 Boylston Street, Boston 16, Mass.: Connecticut, Maine, Massachusetts, New Hampshire, Rhode Island, Vermont.

Federal Security Agency Region 2, Room 1200, 42 Broadway, New York 4, N. Y.: Delaware, New Jersey, New York, Pennsylvania.

Federal Security Agency Region 3, Temporary R. Building, Fourth and Jefferson Drive SW., Washington 25, D. C.: District of Columbia, Maryland, North Carolina, Virginia, West Virginia.

Federal Security Agency Region 4, 1100 Chester Avenue, Cleveland 14, Ohio: Kentucky, Michigan, Ohio.

Federal Security Agency Region 5, 69 West Washington Street, Chicago 2, Ill.: Illinois, Indiana, Minnesota, Wisconsin.

U. S. Public Health Service, 1539 Jackson Avenue, New Orleans 13, La.: Alabama, Florida, Georgia, Mississippi, Puerto Rico, South Carolina, Tennessee, Virgin Islands.

Mental Health Consultant located at: Federal Security Agency Region 6, 10 Forsyth Street, Atlanta, Ga.

Federal Security Agency Region 7, Fidelity Building, 911 Walnut Street, Kansas City 6, Mo.: Iowa, Kansas, Missouri, Nebraska, North Dakota, South Dakota.

Federal Security Agency Region 8, Norman Building, Dallas 2, Tex.: Arkansas, Louisiana, New Mexico, Oklahoma, Texas.

U. S. Public Health Service, New Customhouse, Denver 2, Colo.: Colorado, Idaho, Montana, Utah, Wyoming.

Federal Security Agency Region 10, Federal Office Building, San Francisco 2, Calif.: Alaska, Arizona, California, Hawaii, Nevada, Oregon, Washington.

Sec. 162. *Field Laboratory of the National Institutes of Health.* Rocky Mountain Laboratory, Hamilton, Mont.

Sec. 163. *Hospitals, clinics, and outpatient offices.* Correspondence with hospitals, clinics, and outpatient offices of the Service should be addressed to: Medical Officer in Charge.

U. S. Marine Hospitals

Baltimore, Md.: Wyman Park Drive and Thirty-first Street (11).¹ Outpatient Department Annex: Customhouse (2).

Boston, Mass.: 77 Warren Street (35). Outpatient Department Annex: Customhouse (9).

Buffalo, N. Y.: 2183 Main Street (14). Carville, La. (U. S. Public Health Service Leprosarium) Freight and express address: St. Gabriel, La.

Chicago, Ill.: 4141 Clarendon Avenue (13). Outpatient Department Annex: New Post Office Building (7).

¹ Postal zone numbers in parentheses.

Cleveland, Ohio: Fairhill Road and East One Hundred and Twenty-fourth Street (20). Outpatient Department Annex: New Post Office Building (13).

Detroit, Mich.: Windmill Point (15). Ellis Island 4, N. Y.

Fort Stanton, N. Mex.: (Tuberculosis Sanatorium) Freight and express address: Carriazo.

Galveston, Tex.: Forty-fifth Street and Avenue N. Outpatient Department Annex: Customhouse (1).

Kirkwood, Mo.: 525 Couch Avenue. Outpatient Department Annex: Room 204, 815 Olive Street, St. Louis, Mo.

Memphis, Tenn.: Delaware and California Streets (5).

Mobile, Ala.: 800 St. Anthony Street (16). New Orleans, La.: 210 State Street (15). Outpatient Department Annex: Customhouse (16).

Norfolk, Va.: Hampton Boulevard, Larchmont (9). Outpatient Department Annex: Federal Building (10).

Pittsburgh, Pa.: Fortieth Street and Penn. Avenue (24). Outpatient Department Annex: Federal Building (19).

Portland, Maine: 331 Veranda Street (5). Rockaway Beach, Long Island, N. Y.: One Hundred and Forty-ninth Street (Heponsit).

San Francisco, Calif.: Fourteenth Avenue and Park Boulevard (18). Outpatient Department Annex: Appraisers Building, Washington and Sansome Streets.

San Juan (18), P. R.: P. O. Box 3788.

Savannah, Ga.: York and Abercorn Streets.

Seattle, Wash.: P. O. Box 3145 (14). Outpatient Department Annex: 201-8 New World Life Building.

Staten Island (4), N. Y.: Express address: Stapleton, N. Y. Freight Address: Tompkinsville, N. Y. Vineyard Haven, Mass.

Mental Hospitals

U. S. Public Health Service Hospital, Fort Worth, Tex.

U. S. Public Health Service Hospital, Lexington, Ky.

Public Health Service Outpatient Clinics

Balboa Heights, Canal Zone.

Charleston 3, S. C.: Customhouse.

Charlotte Amalie, V. I.: U. S. Post Office and Customhouse Building.

El Paso, Tex.: 139 United States Courthouse.

Honolulu 7, T. H.: 208 Federal Building.

Houston 11, Tex.: Room 216 Appraisers Stores Building, 7300 Wingate Avenue.

Los Angeles 12, Calif.: 408 Federal Building.

Louisville, Ky.: WAVE Building, Preston and Broadway.

Miami 3, Fla.: 365 Federal Building.

New York 13, N. Y.: 67 Hudson Street.

Philadelphia 6, Pa.: 225 Chestnut Street.

Port Arthur, Tex.: 211 Federal Building.

Portland 5, Ore.: 220 United States Courthouse.

San Diego 1, Calif.: 208 New Post Office Building.

San Pedro, Calif.: 308 Federal Building.

Tampa 1, Fla.: P. O. Box 1438, Davis Island.

Washington 25, D. C.: Federal Security Building (South) Fourth and D Streets SW.

Public Health Service Outpatient Offices

Aberdeen, Wash.: 700 Becker Building.

Albany 6, N. Y.: 399 State Street.

Alpena, Mich.: Savings Bank Building, 122 North Second Street.

Anacortes, Wash.: Medical Dental Building.

Apalachicola, Fla.: 17½ Avenue E.

Ashland, Wis.: 522 West Second Street.

Ashtabula, Ohio: 4515 Main Avenue.

Astoria, Ore.: 211 Post Office Building.

Bangor, Me.: 15 Ohio Street.

Bath, Me.: 118 Front Street.

Baton Rouge 11, La.: 701 North Seventh Street.

Bay City, Mich.: 307 Davidson Building.

Beaufort, N. C.: Potter Building.

Bellingham, Wash.: 512 Herald Building.

Biloxi, Miss.: 405 Lamuse Street.

Bridgeport 8, Conn.: 446 Stratford Avenue.

Brunswick, Ga.: 1501½ Newcastle Street.

Burlington, Iowa: Room 219, Tama Building, 305 North Third Street.

Cairo, Ill.: 808½ Commercial Avenue.

Calais, Maine.

Cambridge, Md.: 1 Church Street.

Cape May, N. J.: Columbia Avenue and Ocean Street.

Cincinnati 2, Ohio: 1010-21 Carew Tower, Fifth and Vine Streets.

Coos Bay, Ore.: 510 Hall Building.

Cordova, Alaska.

Corpus Christi, Tex.: Room 719 Jones Building, 314 Peoples Street.

Crisfield, Md.: 322 Main Street.

Duluth 2, Minn.: 706 Medical Arts Building, 324 West Superior Street.

Edenton, N. C.

Elizabeth City, N. C.: 224 Carolina Building.

Erie, Pa.: 217 West Eighth Street.

Escanaba, Mich.: 1106 First Avenue South.

Eureka, Calif.: 411 Professional Building.

Evansville 2, Ind.: 619 Mary Street.

Everett, Wash.: 416 Medical and Dental Building.

Fall River, Mass.: 2123 Highland Avenue.

Fort Yukon, Alaska: Hudson Stuck Memorial Hospital.

Frankfort, Mich.: 104 Fourth Street.

Gallipolis, Ohio: Third Avenue and State Street.

Gary, Ind.: 673 Broadway.

Gloucester, Mass.: Customhouse, Dale Avenue.

Grand Haven, Mich.: 210½ Washington Street.

Green Bay, Wis.: 610 Northern Building, 305 East Walnut Street.

Gulfport, Miss.: P. O. Box 1036.

Houghton, Mich.: Bosch Building, 124 Sheldon Street.

Indiana Harbor, Ind.: 3406 Guthrie Street.

Jacksonville 1, Fla.: 403 Federal Building or P. O. Box 4788.

Juneau, Alaska: P. O. Box 2930.

Ketchikan, Alaska: Koel Building.

Key West, Fla.: 622 Eaton Street.

Kilmarnock, Va.

La Crosse, Wis.: 205 Linker Building, Fourth and Main Streets.

Lewes, Del.: Savannah Road.

Ludington, Mich.: 107 West Ludington Avenue.

Machias, Maine.

Manistee, Mich.: 401 River Street.

Manitowoc, Wis.: 811 York Street.

Marquette, Mich.: Savings Bank Building, 101 South Front Street.

Menominee, Mich.: Electric Square Building, Sheridan and Ogden Streets.

Milwaukee 2, Wis.: 560 Federal Building, 517 East Wisconsin Avenue.

Morehead City, N. C.

Muskegon, Mich.: 1160 Ransom Street.

Nashville 3, Tenn.: 704 Medical Arts Building.

Natchez, Miss.: 306 Franklin Street.

New Bedford, Mass.: 105 South Sixth Street.

New Bern, N. C.: 81 Pollock Street.

New Haven 11, Conn.: 291 Whitney Avenue.

New London, Conn.: 205 Williams Street.

Newport, Ore.: 625 Hurlburt Street.

Newport, R. I.: 105 Pelham Street.

Newport News, Va.: 2903 West Avenue.

Ogdensburg, N. Y.: 430 Ford Street.

Olympia, Wash.: 407 Security Building.

Oswego, N. Y.: 128 East Fourth Street.

Paducah, Ky.: 816 Citizens Savings Bank Building.

Panama City, Fla.: 456 Grace Avenue.

Pensacola, Fla.: 301 Federal Building.

Perth Amboy, N. J.: 226 Market Street.

Petersburg, Alaska: Box 1054.

Ponce, P. R.: U. S. Main Post Office Building.

Port Angeles, Wash.

Port Huron, Mich.: 213 Federal Building.

Port Townsend, Wash.: Medical Building.

Providence 3, R. I.: 403 Federal Building.

Provincetown, Mass.: 322 Commercial Street.

Racine, Wis.: 729 Main Street.

Raymond, Wash.: Raymond Bank Building.

Reedville, Va.

Richmond 20, Va.: 2920 Park Avenue.

St. Petersburg, Fla.: 354 Fourth Street, North.

Sandusky, Ohio: 622 Camp Street.

Sault Ste. Marie, Mich.: 309 Ashmun Street.

Seward, Alaska: Seward General Hospital.

Sheboygan, Wis.: 809 North Eighth Street.

Southport, N. C.

Superior, Wisc.: Board of Trade Building, 1507 Tower Avenue.

Tacoma 2, Wash.: 435 Medical Arts Building.

Toledo 4, Ohio: 510-514 Ohio Building.

Vicksburg, Miss.: 1600 Monroe Street.

Washington, N. C.: 109 South Market Street.

Wilmington, Del.: 600 West Tenth Street.

Wilmington, N. C.: 203 Murchison Building.

Wrangell, Alaska.

SEC. 164. Foreign quarantine and immigration stations.

Correspondence with foreign quarantine and immigration stations should be addressed to: Medical Officer in Charge, U. S. Quarantine Station.

tions, and airports served by quarantine and immigration officers write the Chief, Division of Foreign Quarantine, U. S. Public Health Service, Washington 25, D. C.

SEC. 165. Communicable Disease Center and Field Stations thereof. Correspondence with the Center should be addressed to Medical Officer in Charge, Communicable Disease Center, U. S. Public Health Service, 605 Volunteer Building, Atlanta, Ga.; with the field stations:

Officer in Charge, U. S. Public Health Service, Communicable Disease Center Activities:
Albany, Ga.
Berkeley, Calif.: George Williams Hooper Foundation, University of California.
Columbus, Ga.
Helena, Ark.
Kansas City 6, Mo.: 605 Red Cross Building, 417 East Thirteenth Street.
Manning, S. C.
Montgomery, Ala.: P. O. Box 436, Route 3.
Newton, Ga.
San Francisco 18, Calif.: Building 19, Fourteenth Avenue and Lake Street.
San Juan 18, P. R.: P. O. Box 3788.
Savannah, Ga.: Box 769.
Thomasville, Ga.: P. O. Box 270.
Topeka, Kans.: 204 Casson Building, 603 Topeka Avenue.
Troy, N. Y.

SEC. 166. Field Stations of the Division of Dental Health. Correspondence with the field stations of the division should be addressed to:

Dental Officer in Charge, U. S. Public Health Service, Dental Demonstration Unit:
148 Ransom Avenue NE., Grand Rapids 5, Mich.
54 Earle Street, Woonsocket, R. I.
City Hall, Chattanooga, Tenn.
Fourteenth and C Streets, South, Richmond, Ind.
Britton Water Works, c/o Mayor A. E. Stoa, Britton, S. D.

SEC. 167. Field Stations of the Division of Chronic Disease. Correspondence with the field stations of the division should be addressed to:

Medical Officer in Charge, U. S. Public Health Service, Diabetes Demonstration Unit:
% Florida State Board of Health, 1217 Pearl Street, Jacksonville, Fla.
% Brookline Health Department, Town Hall, Brookline, Mass.
Medical Officer in Charge, U. S. Public Health Service, Diabetes Control Section:
695 Huntington Avenue, Boston, Mass.
Medical Officer in Charge, U. S. Public Health Service:
Heart Disease Epidemiology Studies, 123 Lincoln Street, Framingham, Mass.
Heart Disease Control Field Demonstration Unit, Newton City Hall, 1000 Commonwealth Avenue, Newton Centre 59, Mass.
Medical Officer in Charge, U. S. Public Health Service:
Southeastern Nutrition Unit, 801 Hemlock Street, Macon, Ga.
Mid-Atlantic Nutrition Unit, % State Board of Health, Baltimore, Md.
New England Nutrition Unit, 67 Main Street, Brattleboro, Vt.

SEC. 168. Mental Health Clinics and Centers. Correspondence should be addressed to:

Director
Prince Georges County Mental Health Clinic, University of Maryland Campus, College Park, Md.

Phoenix Mental Health Center, Phoenix College, Box 25, Phoenix, Ariz.

SEC. 169. Tuberculosis Demonstrations. Correspondence should be addressed to:

Medical Officer in Charge
U. S. Public Health Service Activity, Mycosis Investigation Section, Hixson Memorial Laboratory, University of Kansas Hospital, Kansas City, Kans.

SEC. 170. Venereal Disease Laboratories and Medical Centers. Correspondence should be addressed to:

Director, Venereal Disease Research Laboratory, U. S. Marine Hospital, Staten Island 4, N. Y.
Medical Officer in Charge
Midwestern Medical Center, 3630 Marine Avenue, St. Louis 18, Mo.
Syphilis Experimental Laboratory, University of North Carolina, Chapel Hill, N. C.
U. S. Public Health Service Medical Center, Hot Springs National Park, Ark.
Venereal Disease Research Laboratory, P. O. Box 1729, Durham, N. C.

SEC. 171. River Basin Offices. Water Pollution Control Drainage Basin Areas. Correspondence should be addressed to Officer in Charge:

Basin No.	Basin area name and location of basin office	Geographical extent of basin area
1	New England Drainage Basin Area, U. S. Public Health Service, 120 Boylston St., Boston 16, Mass.	Area includes all of the States of Maine, New Hampshire, Rhode Island and Vermont and parts of Connecticut, Massachusetts, and New York.
5	Great Lakes Drainage Basin Area, U. S. Public Health Service, Room 300, 226 West Jackson Blvd., Chicago 6, Ill.	Area includes all of the State of Michigan and parts of New York, Pennsylvania, Ohio, Indiana, Illinois, Wisconsin, and Minnesota.
7	Missouri River Drainage Basin Area, U. S. Public Health Service, 605 Interstate Bldg., 417 East 13th St., Kansas City, Mo.	Area includes the State of Nebraska, and parts of the States of Missouri, Iowa, South Dakota, North Dakota, Kansas, Colorado, Wyoming, and Montana.
11	Pacific Northwest Drainage Basin Area, U. S. Public Health Service, Building 24, Swan Island, Portland 18, Oreg.	Area includes all of the State of Washington and parts of Idaho, Montana, Nevada, Oregon, and Wyoming.

SEC. 172. Environmental Health Center. Correspondence should be addressed to:

Officer in Charge
Environmental Health Center, 1010-1020 Broadway, Cincinnati, Ohio.

SEC. 173. Public Health Service Supply Station. Correspondence should be addressed to:

Medical Purveyor in Charge
Public Health Service Supply Station, Perry Point, Md. Freight and Express address: Perryville, Md.

SEC. 174. Philippine Health and Rehabilitation Program Headquarters. Headquarters are now located in the National Museum Bldg., Twenty-Fifth and Boston Streets, Port Area, Manila, P. I. Correspondence should be addressed to:

Assistant Surgeon General in Charge, U. S. Public Health Service, c/o United States Embassy in Manila, APO-736, c/o Postmaster, San Francisco, Calif.

SEC. 175. Alaska Health and Sanitation Activities. Correspondence should be addressed to:

Medical Officer in Charge
Alaska Health and Sanitation Activities, U. S. Public Health Service, P. O. Box 960, Anchorage, Alaska.

Date: May 10, 1949.

[SEAL] LEONARD A. SCHEELE,
Surgeon General.

Approved: May 13, 1949.

J. DONALD KINGSLEY,
Acting Federal Security
Administrator.

[F. R. Doc. 49-4011, Filed, May 19, 1949;
8:49 a. m.]

Social Security Administration

BUREAU OF PUBLIC ASSISTANCE

NOTICE OF AMENDMENT TO STATEMENT OF ORGANIZATION, DELEGATION OF FINAL AUTHORITY, PLACES AT WHICH INFORMATION MAY BE SECURED

1. Section 653 is amended by deleting from the first undesignated paragraph the second sentence which reads as follows: "(In Alaska and Hawaii the Regional Director performs general services; field services are provided by departmental staff of the Bureau of Public Assistance)."

2. Section 656 is amended to read as follows:

SEC. 656. Public inspection of final opinions, orders, and rules. All final opinions or orders in the adjudication of cases and all rules relating to public assistance are available for public inspection, except that the Commissioner for Social Security may hold any such opinions, or orders, or parts thereof confidential for good cause. Opinions and orders not held confidential (or copies thereof) and all rules may be inspected at any of the regional offices or at the central office of the Bureau of Public Assistance, Social Security Administration, located at Washington, D. C. Requests to inspect at the central office must be submitted to the Director of the Bureau of Public Assistance.

3. Section 657 is amended to read as follows:

SEC. 657. Availability of official records. The record of any hearing held by the Commissioner for Social Security including transcripts of testimony, exhibits and all documents received in evidence or made part of the record of such hearing are official records.

Official records relating to public assistance are made available for inspection to persons properly and directly concerned upon written application to the Director of the Bureau of Public Assistance, except that upon good cause found by the Commissioner such records or parts thereof may be held confidential. Notice of denial of a request to inspect official records will be given promptly together with a statement of the reason for denial.

Pursuant to section 3 of the Administrative Procedures Act (60 Stat. 237), the foregoing amendments are hereby made this 12th day of May.

[SEAL] W. L. MITCHELL,
Acting Commissioner
for Social Security.

Approved: May 12, 1949.

J. DONALD KINGSLEY,
Acting Federal Security
Administrator.

[F. R. Doc. 49-4010; Filed, May 19, 1949;
8:49 a. m.]

SECURITIES AND EXCHANGE COMMISSION

[File No. 70-2130]

PUBLIC SERVICE CO. OF OKLAHOMA

NOTICE OF FILING

At a regular session of the Securities and Exchange Commission held at its office in the city of Washington, D. C., on the 16th day of May A. D. 1949.

Notice is hereby given that an application, and an amendment thereto, have been filed with this Commission, pursuant to the Public Utility Holding Company Act of 1935, by Public Service Company of Oklahoma ("Public Service"), a public utility subsidiary of Central and South West Corporation, a registered holding company. Applicant has designated section 6 (b) of the act and Rule U-50 promulgated thereunder as applicable to the proposed transaction.

Notice is further given that any interested person may, not later than May 24, 1949, at 5:30 p. m., e. d. s. t., request the Commission in writing that a hearing be held on such matter, stating the reasons for such request, the nature of his interest, and the issues, if any, of fact or law raised by said application which he desires to controvert, or may request that he be notified if the Commission should order a hearing thereon. Any request should be addressed: Secretary, Securities and Exchange Commission, 425 Second Street NW., Washington 25, D. C. At any time after May 24, 1949, said application, as amended, may be granted as provided in Rule U-23 of the rules and regulations promulgated under the act or the Commission may exempt such transactions as provided in Rules U-20 (a) and U-100 thereof.

All interested persons are referred to said application, as amended, which is on file in the office of this Commission, for a statement of the transaction therein proposed, which is summarized as follows:

Public Service proposes to issue and sell, at competitive bidding pursuant to Rule U-50, 50,000 shares of a new series of ----% Preferred Stock, cumulative, par value \$100 per share. The price of the preferred stock to the company, which shall be not less than \$100 nor more than \$102.75 per share, and the dividend rate, will be determined by competitive bidding. It is stated that the proceeds to be derived from such issue and sale will be used to finance, in part, the company's construction pro-

gram for the years 1949-51 aggregating \$23,285,000, of which it is estimated \$8,274,000 will be expended in 1949, \$9,211,000 in 1950 and \$5,800,000 in 1951. The financing of the balance of the construction requirements will be provided principally through cash generated by operations, including retained earnings, and through the issue and sale of approximately \$4,000,000 of bonds or debentures during 1951.

Public Service estimates its total expenses in connection with the proposed transaction at \$25,000, exclusive of service company charges which will be supplied by amendment.

The application states that the issue and sale of said preferred stock is subject to the jurisdiction of the Corporation Commission of the State of Oklahoma, the State Commission of the State in which applicant is organized and doing business.

Applicant requests that the ten-day publication period for inviting bids for said shares of preferred stock, as provided in Rule U-50, be shortened to a period of not less than six days. Applicant further requests that the Commission accelerate the entry of its order and that such order become effective forthwith upon issuance.

By the Commission.

[SEAL] ORVAL L. DUBOIS,
Secretary.

[F. R. Doc. 49-4003; Filed, May 19, 1949;
8:47 a. m.]

[File No. 70-2141]

PENNSYLVANIA ELECTRIC CO. ET AL.

NOTICE OF FILING

At a regular session of the Securities and Exchange Commission, held at its office in the city of Washington, D. C., on the 13th day of May 1949.

In the matter of Pennsylvania Electric Company, Associated Electric Company, General Public Utilities Corporation; File No. 70-2141.

Notice is hereby given that General Public Utilities Corporation ("GPU"), a registered holding company, its subsidiary, Associated Electric Company ("Aelec"), also a registered holding company, and the latter's subsidiary, Pennsylvania Electric Company ("Penelec"), have filed, pursuant to the Public Utility Holding Company Act of 1935, a joint application-declaration. Applicants-declarants have designated sections 6, 7, 9 (a), 10 and 12 (b) of the act and Rules U-42 and U-45 promulgated thereunder as applicable to the proposed transactions.

Notice is further given that any interested person may, not later than May 26, 1949, at 5:30 p. m., e. d. s. t., request the Commission in writing that a hearing be held on such matter, stating the reasons for such request, the nature of his interest, and the issues of fact or law raised by said joint application-declaration which he desires to controvert, or may request that he be notified if the Commission should order a hearing thereon. Any such request should be ad-

ressed: Secretary, Securities and Exchange Commission, 425 Second Street NW., Washington 25, D. C. At any time after May 26, 1949, said joint application-declaration, as filed or as amended, may be granted and permitted to become effective as provided in Rule U-23 of the rules and regulations promulgated under the act or the Commission may exempt such transactions as provided in Rules U-20 (a) and U-100 thereof.

All interested persons are referred to said joint application-declaration which is on file in the office of this Commission for a statement of the transactions therein proposed, which are summarized as follows:

GPU will make cash capital contributions to Aelec in the aggregate amount of \$25,000,000. Aelec will apply \$20,854,000 of such capital contributions to the redemption, at principal amount, of its outstanding 4½% bonds due 1953. The balance of \$4,146,000 will be advanced, from time to time, by Aelec to Penelec and employed by Penelec in payment of the cost of, or reimbursement of payments for, the construction of Penelec's facilities since January 1, 1949. As Penelec receives the advances, it will issue its promissory notes to Aelec for the amount of each advance. Such promissory notes will mature six months from date of issue and will bear no interest.

GPU states that of the \$25,000,000 to be contributed by GPU to Aelec, approximately \$21,600,000 represents part of the proceeds realized by GPU from its recent sale of shares of common stock of New York State Electric & Gas Corporation, and the balance of approximately \$3,400,000 will be part of the \$4,000,000 to be obtained by GPU from Staten Island Edison Corporation in accordance with the financing program of that company which is presently pending before this Commission.

Applicants-declarants state that the Pennsylvania Public Utility Commission may have jurisdiction over the proposed borrowings by Penelec from Aelec.

Applicants-declarants request that the Commission enter its order at the earliest date practicable.

By the Commission.

[SEAL] ORVAL L. DUBOIS,
Secretary.

[F. R. Doc. 49-4004; Filed, May 19, 1949;
8:47 a. m.]

SELECTIVE SERVICE SYSTEM

STATEMENT OF ORGANIZATION, DELEGATIONS OF FINAL AUTHORITY, AND PLACES AT WHICH INFORMATION MAY BE SECURED

Pursuant to the provisions of section 3 of the Administrative Procedure Act, approved June 11, 1946 (60 Stat. 238; 5 U. S. C. 1002), and the regulations of the Administrative Committee of the Federal Register approved by the President effective October 12, 1948 (13 F. R. 5929), the following statement is made of the organization of the Selective Service System, including delegations of final authority and the established places at which information may be secured:

ORGANIZATION

Sec.

1. Establishment and functions of the Selective Service System.
2. Authority vested in the President.
3. Director of Selective Service.
4. Organizational elements of the Selective Service System.
5. Organization and functions of National Headquarters.
6. Organization and functions of State Headquarters.
7. Local boards.
8. Appeal boards.
9. National Selective Service Appeal Board.

DELEGATIONS OF FINAL AUTHORITY

20. Authority delegated to Director of Selective Service.
21. Authority delegated to National Selective Service Appeal Board.

PLACES AT WHICH PUBLIC MAY SECURE INFORMATION

80. Places to secure information concerning functions and operations of Selective Service System.
81. Places to secure information from records in Federal record depots.

ORGANIZATION

SECTION 1. Establishment and functions of the Selective Service System.

(a) The Selective Service System was established by Title I of the Selective Service Act of 1948, approved June 24, 1948 (62 Stat. 604; 50 U. S. C. App., Sup., 451-470). The Selective Service System includes a National Headquarters, State Headquarters in each State, Territory, and possession of the United States, and in the District of Columbia, civilian local boards, civilian appeal boards, and such other civilian agencies, including agencies of appeal, created and established by the President as may be necessary to carry out its functions with respect to the registration, examination, classification, selection, delivery for induction into the armed forces, and maintenance of records of the male persons who are required to register under that title.

(b) The functions of the Office of Selective Service Records, which was established by the act of March 31, 1947 (61 Stat. 31; 50 U. S. C. App., Sup., 321-329), and the functions of the Director of the Office of Selective Service Records, were transferred by section 10 (a) (4) of Title I of the Selective Service Act of 1948 to the Selective Service System and the Director of Selective Service, respectively.

(1) The functions of the Office of Selective Service Records so transferred to the Selective Service System are the preservation and servicing of the records of Selective Service obtained under the Selective Training and Service Act of 1940, as amended, and the performance of such other duties relating to the preservation of the records, knowledge, and methods of Selective Service, not inconsistent with law.

(2) Functions so transferred to the Director of Selective Service include the authority to prescribe the rules and regulations necessary to carry out the provisions of the act of March 31, 1947 and to establish Federal record depots in the several States, the District of Columbia, and the Territories and possessions of the United States.

SEC. 2. Authority vested in the President. Under Title I of the Selective Service Act of 1948 the President is authorized:

(a) To select and induct into the armed forces of the United States the number of men sufficient to provide and maintain the authorized personnel strengths of such forces;

(b) To determine the time, place, and manner of registration of those male persons required to register;

(c) To exempt from registration and liability for training and service aliens in categories specified by him, who are residing in the United States and who have not declared their intention to become citizens;

(d) To provide, under such rules and regulations as he may prescribe, for the deferment of men from training and service by reason of their occupations being essential to the national health, safety, or interest; of their having persons dependent on them for support; of their physical, mental, or moral disability; and of their having wives or children with whom they maintain a bona fide family relationship in their homes;

(e) To finally determine, upon appeal or on his own motion, all claims or questions with respect to inclusion for, or exemption or deferment from training and service;

(f) To delegate, and to provide for the subdelegation of, any authority vested in him under that title; and

(g) To prescribe the necessary rules and regulations to carry out the provisions of that title.

SEC. 3. Director of Selective Service. The Selective Service System is headed by the Director of Selective Service who is appointed by the President with the advice and consent of the Senate and is responsible directly to the President for carrying out the functions of the Selective Service System. The Director maintains his office at the National Headquarters, Selective Service System, Washington, D. C. Supervision of operations is exercised by the Director through directives, conferences, reports, and central control of policy, procedural, and planning activities.

SEC. 4. Organizational elements of the Selective Service System. The Selective Service System consists of the following organizational elements:

- (a) National Headquarters.
- (b) State Headquarters.
- (c) Local Boards.
- (d) Appeal Boards.
- (e) National Selective Service Appeal Board.

SEC. 5. Organization and functions of National Headquarters. The operations of the Selective Service System are largely decentralized. National Headquarters functions under the supervision of the Director of Selective Service as a coordinating agency for the State Headquarters in the several States, Alaska, Hawaii, Puerto Rico, the Virgin Islands, and the District of Columbia. Within National Headquarters are the following organizational elements with functions as indicated:

(a) Office of the Director—(1) Deputy Director. The Deputy Director assumes the duties of the Director in his absence; represents the Director in activities with other agencies, as designated by him; and obligates funds.

(2) Assistants to the Director. The Assistants to the Director carry out special assignments for the Director and perform related work as delegated.

(3) General Counsel. The General Counsel acts as legal counsel to the Director when requested; advises and assists in connection with legal matters referred or assigned; drafts regulations, orders, memoranda, and such other documents as delegated; maintains liaison with the Department of Justice on matters regarding law enforcement; maintains the law library; and maintains liaison with the Division of the Federal Register and legal departments of other Government agencies.

(4) Chief Legislative and Liaison Officer. The Chief Legislative and Liaison Officer serves as liaison to the Congress and to the Executive Office of the President; keeps the Director currently informed on all matters pertaining to legislation, public information, and such liaison functions as are assigned; reviews and studies proposed and pending legislation and prepares proposed legislation and related matters and prepares and submits reports thereon; supervises the public information service of National Headquarters and gives clearance to all articles, speeches, and other informational material designed for publication, delivery, or dissemination; handles policy liaison matters with agencies, boards, organizations, and persons not otherwise delegated; acts as liaison to veterans' and patriotic organizations and reviews all correspondence with these organizations; and reviews all Congressional mail and telegrams.

(5) Chief Medical Officer. The Chief Medical Officer advises the Director on all medical and dental matters; advises the Director relative to the appointment of Medical Advisors to the State Directors of Selective Service and Medical Advisors to the Local Boards; maintains liaison with the Surgeons General of the Armed Forces and advises with respect to physical standards; maintains liaison with the Medical Advisors to the State Directors through the State Directors for the purpose of checking the application of physical standards; and establishes and maintains an appropriate health service for personnel of National Headquarters.

(b) Administrative Division. The Administrative Division performs all personnel functions, except the maintenance of civilian pay roll records and the preparation of civilian pay rolls, required in the operation of National Headquarters and the various State offices; maintains liaison with the Civil Service Commission; maintains mail and communications systems, messenger and motor service; establishes filing systems and has custody of and maintains the current files of National Headquarters; maintains liaison with the Public Buildings Administration; secures supplies and property for National Headquarters;

processes and distributes printed material for the Selective Service System; maintains liaison with the Public Printer; and maintains reproduction facilities for National Headquarters.

(c) *Manpower Division.* The Manpower Division develops plans and programs for determining the availability of manpower and the requirements of the users of manpower; maintains contact with, and provides technical service to other agencies engaged in manpower planning; maintains contact with and provides technical service to the users of manpower; supervises studies and the development of material and plans providing for the complete utilization of manpower in a national emergency; develops plans and programs for the procurement of manpower, including the registration, classification, selection for, or deferment from military service, and delivery for induction of persons selected for service in the armed forces; determines quotas and credits for the States and Territories; recommends allocation of calls to States and Territories; maintains national records of availability and national records of deliveries to the armed forces; initiates and coordinates the regulations, procedures, and forms required in the procurement process; evaluates the effectiveness of policies and procedures; and develops plans for the improvement of the operation or its enlargement to meet more urgent or emergency situations.

(d) *Field Division.* The Field Division establishes and maintains liaison with the State Directors of Selective Service, appropriate offices and commands of the armed forces, the State Governors, and the State Adjutants General; advises the Director and Division Chiefs concerning State operations and other matters in the field related to selective service operations; prepares and conducts training programs for selected reserve officers and assists State Adjutants General with the training of National Guard Selective Service Section members not presently on active duty with the System; and establishes, maintains, and services training records of individuals participating in the training programs of the Selective Service System.

(e) *Finance and Supply Division.* The Finance and Supply Division prepares budget estimates of funds necessary for Selective Service operations; studies cost requirements and makes allocations of funds; procures supplies, equipment, and services and exercises supervision over field procurement; devises and supervises fiscal accounting procedures; obligates funds and maintains fiscal records for National Headquarters; supervises the execution of and reviews contracts and leases; prepares civilian pay rolls for National Headquarters and supervises civilian pay roll records and procedures of field agencies; supervises Civil Service Retirement Records; prepares regulations governing fiscal, property, and pay roll procedures for the field agencies; maintains liaison with the Chief of Finance, U. S. Army, and other Federal agencies on matters connected with the

responsibilities of the Division; conducts field audits and inspections of the records and accounts of State Procurement Officers and Civilian Pay Roll Certifying Officers; and prepares estimates of personnel requirements and establishes maximum levels of personnel strength.

(f) *Records and Research Division.* The Records and Research Division supervises and coordinates the activities of the Federal Record Depot Sections of National and State Headquarters; processes all routine correspondence concerning the records of the former Selective Service System and of the Office of Selective Service Records; has custody of and responsibility for all semi-active and inactive files of the Selective Service System; furnishes technical advice on the development of forms and procedures; maintains liaison with the Bureau of the Budget in complying with the Federal Reports Act of 1942 in clearing plans and forms; maintains liaison with the Bureau of the Budget in carrying forward a records disposal program; maintains liaison with the Archivist of the United States; studies the use of and evaluates all records of the Selective Service System and makes recommendations relating to their disposition; recommends procedures with regard to the keeping, locating, identifying, arranging, storing, transporting, physical custody, use, and withdrawal of records of the Selective Service System; recommends and gives effect to procedures for the protection, preservation, or destruction of records of the Selective Service System; operates a records reporting system for the purpose of providing manpower statistics; conducts statistical analyses of program nature; recommends plans and programs for general research with reference to mobilization and related subjects; performs such functions incident to the mathematical computation of calls as the Director may require; gathers data, compiles and prepares the Reports of the Director, the History of Selective Service, and such other special reports as may be authorized; and maintains and operates the reference library.

SEC. 6. Organization and functions of State Headquarters. A State Headquarters for Selective Service has been established in each of the States, except that two State Headquarters have been established in the State of New York, one for the City of New York and one for the remainder of the State. State Headquarters have also been established in Alaska, Hawaii, Puerto Rico, the Virgin Islands, and the District of Columbia. Each State Headquarters is responsible for the coordination, and general supervision of the activities of the local boards, appeal board, Federal record depot, and other selective service agencies under its jurisdiction, and for the procurement of supplies, equipment, office and storage space, and personnel therefor. Members of local boards and appeal boards, medical advisors to the State Directors, medical advisors to the local boards, government appeal agents, and advisors to registrants serve without compensation. Within each State Headquarters are the following officers and a Federal record depot with functions as indicated:

(a) *State Director of Selective Service.* A State Director of Selective Service is appointed by the President upon recommendation of the Governor or comparable executive official for each State Headquarters in each State, Territory, and possession and in the District of Columbia. The State Director represents the Governor in all selective service matters, and, subject to the direction and control of the Director of Selective Service, is in immediate charge of the State Headquarters and is responsible for carrying out the functions of the Selective Service System within his area of jurisdiction.

(b) *State Procurement Officer.* The State Procurement Officer is responsible for the performance of fiscal, purchasing, contracting, and supply functions within the jurisdiction of the State Headquarters.

(c) *Medical Advisors to the State Director of Selective Service.* Medical Advisors to the State Director of Selective Service are appointed by the President from qualified physicians recommended by the Governor. One or more medical advisors may be appointed and they are responsible for advising the State Director concerning the physical and mental condition of persons who have registered.

(d) *Federal record depot.* The Federal record depot operates as a section of State Headquarters and is responsible under the State Director for the preservation and servicing of the selective service records obtained in the State under the Selective Training and Service Act of 1940, as amended, and for the furnishing of information from those records to persons who registered under that act and their designated representatives and to authorized Federal, State, and local agencies.

SEC. 7. Local boards. At least one local board has been established in each county or political subdivision corresponding thereto of each State and Territory, of Puerto Rico, and of the Virgin Islands, and in the District of Columbia, except where upon recommendation of the governors or comparable executive officials intercounty local boards have been established for areas not exceeding five counties or comparable subdivisions. Each local board consists of three or more members who are appointed by the President upon recommendation of the Governor except in the case of an intercounty local board which has at least one member from each county or comparable subdivision included within its area. Each local board member is a civilian and a citizen of the United States residing in a county in which his local board has jurisdiction.

(a) *Jurisdiction.* Each local board has the power to determine, subject to the right of appeal to the appeal board, all questions or claims with respect to inclusion for, or exemption or deferment from, training and service in the armed forces of all men registered in, or subject to registration in, the area for which it was appointed. The decision of a local board is final except where an appeal is authorized and is taken to the appeal board.

(b) *Functions.* The local board is responsible for the registration, examination, classification, selection, delivery to the armed forces for induction, and maintenance of the records of men who are required by the law to register and who are within the jurisdiction of the local board.

(c) *Medical advisors to the local boards.* For each local board one or more medical advisors are appointed by the President from qualified physicians recommended by the Governor to advise the local board regarding the physical and mental condition of its registrants.

(d) *Government appeal agents.* For each local board a government appeal agent is appointed by the President upon recommendation of the Governor, and one or more associate government appeal agents are similarly appointed for a local board when requested by the government appeal agent or the local board, and for each county within an intercounty local board area. The government appeal agent is responsible for the examination of the records of registrants classified by the local board to insure that both the interests of the Government and the rights of the registrants are protected in the taking of appeals to the appeal board, and for suggesting to the local board that it reconsider any case when he believes the interests of justice require such action.

(e) *Advisors to registrants.* Advisors to registrants are appointed by the Director of Selective Service upon recommendation of the State Director of Selective Service to advise and assist registrants in the preparation of selective service forms and to advise registrants as to their obligations under the law.

SEC. 8. Appeal boards. An appeal board has been established for each of the States except in the State of New York where two appeal boards have been established, one for the City of New York and one for the remainder of that State. Appeal boards have also been established in Alaska, Hawaii, Puerto Rico, the Virgin Islands, and the District of Columbia. Each appeal board consists, normally, of five civilian members, residents of the appeal board area, appointed by the President upon recommendation of the Governor and includes one member from labor, one member from industry, one physician, one lawyer, and, where applicable, one member from agriculture. Where warranted by the number of appeals, additional panels of five members similarly constituted are appointed to the appeal board. The functions of an appeal board are to review the cases of registrants appealed to it and to affirm or change any decision of the local board.

SEC. 9. National Selective Service Appeal Board. The National Selective Service Appeal Board is located at National Headquarters of the Selective Service System and consists of three members appointed by the President from citizens of the United States who are not members of the armed forces, one of whom is designated by the President as the chairman. The President has authorized the National Board to finally determine appeals to the President from

any determination of an appeal board. In carrying out its functions the National Board is independent of the Director of Selective Service.

DELEGATIONS OF FINAL AUTHORITY

SEC. 20. Authority delegated to Director of Selective Service. The President has delegated to the Director of Selective Service authority to prescribe rules and regulations for the administration of the Selective Service System, the conduct of its officers and employees, the distribution and performance of its business, and the custody, use, and preservation of its records, papers, and property; to issue public notices, orders, and instructions necessary for carrying out the functions of the Selective Service System; to obligate and authorize expenditures of funds; to appoint, and to fix the compensation of, officers and employees; to delegate any of his authority and to provide for the subdelegation of any such authority; and to direct and supervise the selection of, and to make or cause to be made available for induction into the armed forces, a sufficient number of men to meet the requisitions of the Secretary of Defense.

SEC. 21. Authority delegated to National Selective Service Appeal Board. The President has delegated to the National Selective Service Appeal Board the authority vested in him by Title I of the Selective Service Act of 1948 to finally determine upon appeal or upon his own motion all claims or questions with respect to inclusion for, or exemption or deferment from training and service under that title.

PLACES AT WHICH PUBLIC MAY SECURE INFORMATION

SEC. 30. Places to secure information concerning functions and operations of Selective Service System. Information concerning any of the functions for which the Selective Service System is responsible and its operations may be obtained in person or by letter at the office of the local board having jurisdiction over the area in which any person desiring such information is located. Information as to the location of the local board office for a particular area may be obtained from the respective State Headquarters for Selective Service. In the State of New York there are two State Headquarters, one in the City of New York with jurisdiction over that city and one in the City of Albany with jurisdiction over the remainder of that State. State Headquarters are located in the capital of each of the other States with the exception of the following:

State and Location of State Headquarters

Delaware: Wilmington.
Florida: St. Augustine.
Illinois: Chicago.
Iowa: Fort Des Moines.
Kentucky: Louisville.
Louisiana: New Orleans.
Maryland: Baltimore.
New Jersey: Newark.
Oregon: Portland.
South Dakota: Rapid City.
Utah: Fort Douglas.
Washington: Tacoma.

State Headquarters in the Territories, possessions, and District of Columbia are located as follows:

Alaska: Juneau.
District of Columbia: Washington.
Hawaii: Honolulu.
Puerto Rico: San Juan.
Virgin Islands: St. Thomas.

SEC. 31. Places to secure information from records in Federal record depots. Information contained in the records obtained in each State under the Selective Training and Service Act of 1940, as amended, and other records relating thereto which are in the Federal record depots located at each State Headquarters may be obtained by persons entitled thereto either by letter or in person at the respective State Headquarters having jurisdiction over the records. All records which are in the Federal record depots are confidential and information from these records may be supplied only to those persons or agencies entitled thereto under the provisions of Part 670 of the Selective Service Regulations (32 CFR, Part 670).

[SEAL] LEWIS B. HERSHEY,
Director of Selective Service.

MAY 17, 1949.

[F. R. Doc. 49-4015; Filed, May 19, 1949;
8:52 a. m.]

FEDERAL POWER COMMISSION

[Project No. 1869]

MONTANA POWER Co.

ORDER GRANTING REHEARING

On March 16, 1949, the Commission issued an order dated March 15, 1949, authorizing the issuance of a major license for the constructed Thompson Falls project (Project No. 1869) which is located at Thompson Falls on the Clark Fork of the Columbia River in Sanders County, Montana. The project is owned, operated and maintained by The Montana Power Company which has its principal offices in Butte, Montana, and which filed an application for license for the project on April 6, 1942.

The application for license was filed following an investigation of public lands occupancy which was initiated by the Commission by order adopted January 18, 1938, in Docket No. IT-5505.

On April 14, 1949, the applicant filed a "Petition for Hearing and for Reconsideration of Order" since it did not consider that the order had arisen as a result of a "hearing" in the popular sense of that term, and therefore an application for rehearing under section 313 (a) of the act would be inappropriate. However, since the order is a final order, the only pertinent provision of the act which can be employed to obtain reconsideration is section 313 (a) and therefore the petition has been deemed to be an application for rehearing in accordance with that provision of the statute.

While the application for license provided the basic data upon which the order involved herein was issued, certain of the findings, and certain of the clauses in the ordering section necessarily were

NOTICES

adopted as a result of the investigation by and recommendations of the staff or were derived from recommendations submitted to the Commission by the Secretary of the Interior.

The Commission finds: A public hearing should be held to provide the applicant, the staff, and all interested persons an opportunity to submit all pertinent data bearing upon the allegations set forth in the application for rehearing and relating generally to the matter of issuance of the license for Project No. 1869.

The Commission orders:

(A) The application for rehearing filed by the applicant on April 14, 1949, is hereby granted.

(B) A public hearing shall be held on the issues arising from the order of the Commission dated March 15, 1949, authorizing issuance of a license for Project No. 1869 and the application for rehearing filed in this proceeding, at a time and place to be fixed later.

Date of issuance: May 13, 1949.

By the Commission.

[SEAL] LEON M. FUQUAY,
Secretary.

[F. R. Doc. 49-3998; Filed, May 19, 1949;
8:46 a. m.]

[Project No. 1893]

PUBLIC SERVICE CO. OF NEW HAMPSHIRE

NOTICE OF ORDER AUTHORIZING ISSUANCE OF
LICENSE (MAJOR) AND RESCINDING PRE-
VIOUS ORDER

MAY 17, 1949.

Notice is hereby given that, on May 6, 1949, the Federal Power Commission issued its order entered May 5, 1949, authorizing issuance of license (major) and rescinding previous order in the above-designated matter.

[SEAL] LEON M. FUQUAY,
Secretary.

[F. R. Doc. 49-4007; Filed, May 19, 1949;
8:48 a. m.]

[Docket No. G-1110]

WAYNESBORO GAS CO.

NOTICE OF FINAL DECISION AND ORDER

MAY 17, 1949.

Notice is hereby given that the initial decision and order in the above-designated matter, directing Manufacturers Light and Heat Company to establish physical connection of its facilities with those of Waynesboro Gas Company and to sell gas to the latter through such in-

terconnection, was issued and served upon all parties on April 14, 1949.

No exceptions thereto having been filed or review initiated by the Commission, said initial decision, in conformity with the Commission's rules of practice and procedure, became effective on May 16, 1949, as the final decision and order of the Commission.

[SEAL] LEON M. FUQUAY,
Secretary.

[F. R. Doc. 49-4005; Filed, May 19, 1949;
8:48 a. m.]

[Docket No. ID-1014]

ALFRED W. SMITH

NOTICE OF AUTHORIZATION

MAY 17, 1949.

Notice is hereby given that, on May 13, 1949, the Federal Power Commission issued its order entered May 11, 1949, in the above-designated matter, authorizing Alfred W. Smith to hold a certain position in Gardner Electric Light Company pursuant to section 305 (b) of the Federal Power Act.

[SEAL] LEON M. FUQUAY,
Secretary.

[F. R. Doc. 49-4006; Filed, May 19, 1949;
8:48 a. m.]